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**STATUTES
OF
ONTARIO
1990**

Second Session,
Thirty-Fourth Legislature
and
First Session,
Thirty-Fifth Legislature

38-39 Elizabeth II

The Honourable
Lincoln M. Alexander
Lieutenant Governor

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**LOIS
DE
L'ONTARIO
1990**

Deuxième session,
trente-quatrième législature
et
première session,
trente-cinquième législature

38-39 Elizabeth II

L'honorable
Lincoln M. Alexander
Lieutenant-gouverneur

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L'ONTARIO

These are the Statutes of Ontario that received Royal Assent during the part of the Second Session of the Thirty-Fourth Legislature and the part of the First Session of the Thirty-Fifth Legislature which were held in 1990.

Les lois de l'Ontario contenues dans le présent volume ont reçu la sanction royale au cours de la partie de la deuxième session de la trente-quatrième législature et de la partie de la première session de la trente-cinquième législature qui se sont tenues en 1990.

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PART I
PUBLIC ACTS

Chapters 1 to 29

CHAPTER 1

An Act to amend the Representation Act, 1986

Assented to April 19th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Schedule to the *Representation Act, 1986* is amended 1986, c. 30
by renaming “THE ELECTORAL DISTRICT OF PRINCE EDWARD-LENNOX” as “THE ELECTORAL DISTRICT OF PRINCE EDWARD-LENNOX-SOUTH HASTINGS”.

2. This Act comes into force on the day it receives Royal Commence-
Assent. ment

3. The short title of this Act is the *Representation* Short title
Amendment Act, 1990.

CHAPTER 2

An Act to amend certain Acts respecting Insurance

Assented to May 28th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Section 1 of the *Insurance Act*, being chapter 218 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1986, chapter 67, section 1, is further amended by adding thereto the following paragraph:

2a. “accountant” means a person who is licensed under the *Public Accountancy Act*.

R.S.O. 1980,
c. 405

(2) Paragraph 7 of section 1 of the said Act is repealed.

(3) Section 1 of the said Act, as amended by the Statutes of Ontario, 1986, chapter 67, section 1, is further amended by renumbering paragraph 13a as paragraph 13d and by adding thereto the following paragraphs:

13a. “class of risk exposure”, in relation to automobile insurance, includes all rules, procedures and factors used to determine the rates for each coverage and category of automobile insurance;

13b. “Commission” means the Ontario Insurance Commission;

13c. “Commissioner” means the commissioner of insurance appointed under section 3;

.

15a. “Director” means the director of arbitrations appointed under section 6;

.

56a. “rate”, in relation to automobile insurance, means all amounts payable under contracts of automobile insurance for an identified risk exposure whether expressed in dollar terms or in some other manner and includes commissions, surcharges, fees, discounts, rebates and dividends.

(4) Paragraph 39 of section 1 of the said Act is repealed and the following substituted therefor:

39. “Minister” means the Minister of Financial Institutions.

(5) Paragraph 62 of section 1 of the said Act is repealed and the following substituted therefor:

62. “Superintendent” means the superintendent of insurance appointed under section 4.

2. The heading to Part I of the said Act is repealed and the following substituted therefor:

PART I

ONTARIO INSURANCE COMMISSION

ORGANIZATION

3. Sections 2, 3, 4, 5 and 6 of the said Act are repealed and the following substituted therefor:

Commission
established

2.—(1) A commission to be known as the Ontario Insurance Commission is established.

Composition
of
Commission

(2) The Commission shall be composed of the Commissioner, the Superintendent and the Director.

Duties

(3) It is the duty of the Commission to administer and enforce this Act and to supervise generally, and make recommendations to the Minister in respect of, the business of insurance in Ontario.

Powers

(4) The Commission may exercise such powers as are necessary to carry out its functions under this Act.

Commis-
sioner

3.—(1) The Lieutenant Governor in Council shall appoint a commissioner of insurance who shall carry out the duties and exercise the powers of the Commissioner under this Act and every other Act that assigns duties to or confers powers on the Commissioner.

(2) The Commissioner is the chief executive officer of the Commission. Idem

(3) If the Commissioner is absent or if there is a vacancy in the office of the Commissioner, such person as may be designated by the Commissioner shall act as and have all the powers of the Commissioner. Acting Commissioner

(4) The Commissioner may delegate in writing any of his or her powers or duties to an employee of the Commission, subject to any limitation or condition set out in the delegation. Delegation

(5) The Commissioner may appoint employees of the Commission or other persons to hold hearings on his or her behalf and to exercise the powers and perform the duties of the Commissioner relating to such hearings. Idem

4.—(1) The Lieutenant Governor in Council shall appoint a superintendent of insurance who shall carry out the duties and exercise the powers of the Superintendent under this Act and every other Act that assigns duties to or confers powers on the Superintendent. Superintendent

(2) The Superintendent is the chief administrative officer of the Commission and shall carry out such duties respecting the administration and enforcement of this Act as may be assigned by the Commissioner. Idem

(3) If the Superintendent is absent or if there is a vacancy in the office of the Superintendent, such person as may be designated by the Superintendent shall act as and have all the powers of the Superintendent. Acting Superintendent

(4) The Superintendent may delegate in writing any of his or her powers or duties, including duties assigned to the Superintendent by the Commissioner, to an employee of the Commission, subject to any limitation or condition set out in the delegation. Delegation

(5) The Superintendent may appoint employees of the Commission or other persons to hold hearings on his or her behalf and to exercise the powers and perform the duties of the Superintendent relating to such hearings. Idem

5.—(1) Such employees as are required for the purposes of the Commission may be appointed under the *Public Service Act*. Staff
R.S.O. 1980,
c. 418

(2) The Commission may engage persons, other than those appointed under subsection (1), to provide professional, tech- Professional assistance

nical or other assistance to the Commission and may establish the duties and terms of engagement and provide for the payment of the remuneration and expenses of such persons.

Director of arbitrations

6.—(1) The Lieutenant Governor in Council shall appoint a director of arbitrations who shall carry out the duties and exercise the powers of the Director under this Act.

Acting Director

(2) If the Director is absent or if there is a vacancy in the office of Director, such person as may be designated by the Director shall act as and have all the powers of the Director.

Delegation

(3) The Director may delegate in writing any of his or her powers or duties to an employee of the Commission, subject to any limitation or condition set out in the delegation.

Idem

(4) The Director may appoint employees of the Commission or other persons to hold hearings on his or her behalf and to exercise the powers and perform the duties of the Director relating to such hearings.

Accident benefits advisory committee

6a. The Minister shall appoint an accident benefits advisory committee to make recommendations concerning persons qualified to be arbitrators, to advise the Commission concerning procedures to be used during arbitrations and to advise on such other matters as the Commission or the Minister may refer to the committee.

Arbitrators

6b.—(1) The Commissioner shall establish and maintain a roster of candidates chosen by him or her from the persons recommended by the accident benefits advisory committee to conduct arbitrations under this Act.

Appointment

(2) The Director shall appoint arbitrators only from the roster of candidates.

Mediators

6c. The Commissioner may appoint employees of the Commission or other persons to act as mediators.

Medical, etc., advisory panel

6d.—(1) The Commissioner shall appoint a medical and rehabilitation advisory panel to assist and advise the Director and arbitrators under this Act.

Appointment

(2) The panel shall consist of medical practitioners who are qualified to conduct medical assessments and other persons who are qualified to conduct rehabilitation assessments.

Chair

(3) The Commissioner shall designate a member of the panel to be its chair.

6e.—(1) No action or other proceeding for damages shall be instituted against any person acting under the authority of this Act or any Act listed in the Schedule to this subsection for any act done in good faith in the performance or intended performance of the person's duty or in the exercise or intended exercise of the person's powers or for any alleged neglect or default in the performance or execution in good faith of the person's duties or powers. Immunity

SCHEDULE TO SUBSECTION (1)

- | | |
|--|------------------------|
| 1. <i>Compulsory Automobile Insurance Act.</i> | R.S.O. 1980,
c. 83 |
| 2. <i>Motor Vehicle Accident Claims Act.</i> | R.S.O. 1980,
c. 298 |
| 3. <i>Prepaid Hospital and Medical Services Act.</i> | R.S.O. 1980,
c. 388 |
| 4. <i>Registered Insurance Brokers Act.</i> | R.S.O. 1980,
c. 444 |

(2) Notwithstanding subsections 5 (2) and (4) of the *Proceedings Against the Crown Act*, subsection (1) does not relieve the Crown of liability in respect of a tort committed by a person mentioned in subsection (1) to which it would otherwise be subject. Crown
liability
R.S.O. 1980,
c. 393

(3) Except with the consent of the Commissioner, no person mentioned in subsection (1), other than the Commissioner, shall be required to testify in a civil proceeding, in a proceeding before the Commissioner or in a proceeding before any other tribunal respecting information obtained in the discharge of his or her duties under this Act or any Act listed in the Schedule to subsection (1). Testimony in
civil
proceedings

(4) Except with the consent of the Minister, the Commissioner shall not be required to testify in a civil proceeding or in a proceeding before any tribunal respecting information obtained in the discharge of his or her duties under this Act or any Act listed in the Schedule to subsection (1). Idem

6f. The Commissioner, the Superintendent, the Director and the employees of the Commission shall not be interested, directly or indirectly, other than as a policyholder, in any insurer, agent, adjuster or broker doing business in Ontario. Independence
of Commis-
sioner and
others

6g.—(1) The Commissioner shall at the close of each fiscal year file with the Minister an annual report upon the affairs of the Commission. Annual
report

Further
reports

(2) The Commissioner shall make such further reports and provide the Minister with such information as the Minister from time to time requires.

Tabling of
reports

(3) The Minister shall submit the reports to the Lieutenant Governor in Council and lay them before the Legislative Assembly if it is in session or, if not, at the next session.

Assessment
of insurers

6h.—(1) The Lieutenant Governor in Council may assess all insurers with respect to all expenses incurred and expenditures made by the Commission in the conduct of its affairs and an insurer shall pay the amount assessed against it.

Idem

(2) If an assessment is made under subsection (1), the share of a particular insurer shall be determined in the manner prescribed by regulation.

Idem

(3) The regulations made in respect of an assessment made under subsection (1) in respect of expenses and expenditures for dispute resolution under sections 242b to 242f may provide that the assessment may be based on such degree of usage of the dispute resolution system as may be provided in the regulations.

DECISIONS, HEARINGS AND APPEALS

Orders

6i.—(1) The Commissioner shall determine matters before him or her by order and may make an order subject to such conditions as are set out in the order.

Interim
orders

(2) The Commissioner may make interim orders pending the final order in a matter before him or her.

Proceedings
before the
Commissioner

6j.—(1) For a proceeding before the Commissioner, the Commissioner may,

- (a) make rules for the practice and procedure to be observed;
- (b) determine what constitutes adequate public notice;
- (c) before or during the proceeding, conduct any inquiry or inspection the Commissioner considers necessary;
- (d) in determining any matter, consider any relevant information obtained by the Commission in addition to evidence given at the proceeding, if he or she first informs the parties to the proceedings of the

additional information and gives them an opportunity to explain or refute it.

(2) The costs of and incidental to a proceeding before the Commissioner are in his or her discretion and may be fixed in any case at a sum certain or may be assessed. Costs

(3) In awarding costs, the Commissioner is not limited to the considerations that govern the award of costs in any court. Idem

(4) The Commissioner may order by whom and to whom any costs are to be paid and by whom they are to be assessed and allowed. Idem

(5) The Commissioner may establish a scale under which such costs shall be assessed. Idem

(6) Costs awarded under this section may include the costs of the Commission, regard being had to the time and expenses of the Commission. Idem

6k.—(1) The Commissioner or the Superintendent, as the case may be, may reconsider and vary or revoke a decision or order made by him or her if he or she considers it advisable to do so. Variation of decisions

(2) The Commissioner or the Superintendent, as the case may be, is not required to hold a hearing when reconsidering his or her decision, but he or she shall allow the parties to make written submissions. No hearing

6-l.—(1) A person affected by a decision of the Superintendent may appeal the decision to the Commissioner. Appeal from Superintendent's decision

(2) A request for an appeal shall be in writing and shall be delivered to the Commission within thirty days after the date of the Superintendent's decision. Request for appeal

(3) The Commissioner shall hold a hearing of an appeal. Hearing

(4) The parties to an appeal are the person who requests the appeal, the Superintendent and such other persons as the Commissioner may specify. Parties

(5) Upon hearing an appeal, the Commissioner may confirm, vary or rescind the decision appealed from or substitute his or her decision for that of the Superintendent. Power of the Commissioner

6m.—(1) The Lieutenant Governor in Council may require the Commissioner to examine and report on any ques- Reference hearings

tion related to insurance that, in the opinion of the Lieutenant Governor in Council, requires a public hearing.

Parties

(2) The Commissioner shall determine who may be a party to a reference hearing.

Exclusive jurisdiction

6n.—(1) This section applies with respect to proceedings under this Act before the Commissioner, the Superintendent and the Director and before an arbitrator.

Idem

(2) A person referred to in subsection (1) has exclusive jurisdiction to exercise the powers conferred upon him or her under this Act and to determine all questions of fact or law that arise in any proceeding before him or her and, unless an appeal is provided under this Act, his or her decision thereon is final and conclusive for all purposes.

Decisions, etc., not stayed

(3) An application for judicial review and any appeal from an order of the court on the application does not stay the decision made under this Act.

Court may grant stay

(4) Notwithstanding subsection (3), a judge of the court to which the application is made or a subsequent appeal is taken may grant a stay until the disposition of the judicial review or appeal.

Arbitration proceedings

6o. Subject to the procedures and time limits for the conduct of arbitrations set out in the regulations, the Director may make rules for the practice and procedure to be observed for a proceeding before him or her or before an arbitrator.

Power to summon witnesses, etc.

6p.—(1) For the purpose of exercising the powers and performing their duties under this or any other Act, the Commissioner, the Superintendent, the Director and every arbitrator has the same power to summon and enforce the attendance of witnesses and compel them to give evidence on oath or otherwise, and to produce documents, records and things, as is vested in the Supreme Court for the trial of civil actions.

Power to require evidence

(2) A person referred to in subsection (1) may require to be made or may take and receive affidavits or depositions and may examine witnesses upon oath.

Employment of stenographer

(3) The evidence and proceedings in any matter before a person referred to in subsection (1) may be reported by a stenographer who has taken an oath before the person to report the evidence and proceedings faithfully.

Oaths

(4) A person referred to in subsection (1) may administer and certify an oath required under this Act.

4. The said Act is amended by inserting before section 7 the following heading:

ADMINISTRATION

5. The said Act is further amended by adding thereto the following section:

7a. Records required under this Act to be prepared and maintained by the Commissioner or the Superintendent may be in bound or loose-leaf form or in photographic film form, or may be entered or recorded by any system of mechanical or electronic data processing or by any other information storage device that is capable of reproducing any required information in an accurate and intelligible form within a reasonable time. Records

6. Subsections 8 (2) and (3) of the said Act are repealed and the following substituted therefor:

(2) The Commission may issue a certificate, Certificates

- (a) stating that on a stated day a person was or was not licensed under this Act, or that the licence was renewed, suspended, revived, revoked or cancelled on a stated day;
- (b) stating that a copy of, or extract from, a document or thing in the custody of the Commission is a true copy of, or extract from, the original;
- (c) stating the amount payable to the Treasurer of Ontario under subsection 14 (3) or (4);
- (d) stating the amount payable for an audit under subsection 80 (4);
- (e) stating whether a document was served or delivered under this Act;
- (f) stating whether any document required under this Act was filed;
- (g) stating whether a document or notification was received or issued by the Commissioner, the Superintendent, the Director, an arbitrator or a mediator under this Act;
- (h) giving particulars of the custody of any book, record, document or thing;

- (i) stating when the facts upon which a proceeding for an offence are based first came to the knowledge of the Commissioner or the Superintendent.

Idem

(3) The Commissioner or the Superintendent may sign certificates on behalf of the Commission.

7. The said Act is further amended by adding thereto the following section:

Official documents as evidence

8a.—(1) In this section, “official document” means a certificate, licence, order, decision, direction, inquiry or notice under this Act.

Idem

(2) An official document that purports to be signed on behalf of the Commission shall be received in evidence in any proceeding as proof, in the absence of evidence to the contrary, of the facts stated in the official document without proof of the signature or the position of the person appearing to have signed the official document.

True copies as evidence

(3) A true copy certified by the Commission under clause 8 (2) (b) is admissible in evidence to the same extent as and has the same evidentiary value as the document or thing of which it is a copy.

8. Section 9 of the said Act is repealed and the following substituted therefor:

Right to a licence

9. It is the duty of the Superintendent to determine the right of an insurer in Ontario to be licensed under this Act but nothing in this section affects the right of the Lieutenant Governor in Council or the Commissioner to suspend or cancel any licence in the exercise of his or her authority under this Act.

9. Subsection 10 (3) of the said Act is repealed.

10. Sections 11, 12, 13, 14 and 15 of the said Act are repealed and the following substituted therefor:

Inquiries

11. The Superintendent or a person designated by the Commissioner may direct to an insurer any inquiry related to the contracts, financial affairs or the acts and practices of the insurer, and the insurer shall answer promptly, explicitly and completely.

Right of access

12. The Superintendent or a person designated by the Commissioner may at any reasonable time examine the books,

securities, documents and things related to the business of an insurer, agent, adjuster or broker.

13.—(1) Persons who are licensed under this Act, officers and agents of an insurer and the chief agent of an insurer that has its head office outside Ontario shall, on request, furnish the Superintendent or a person designated by the Commissioner with full information, Duty to furnish information

- (a) relating to any contract of insurance issued by an insurer;
- (b) relating to any settlement or adjustment under a contract of insurance; or
- (c) respecting any activities related to the business of insurance.

(2) An insured person shall, on request, furnish the Superintendent or person designated by the Commissioner with full information relating to any contract of insurance issued to the insured person or to any settlement or adjustment affecting the insured person under a contract of insurance. Idem

14.—(1) Once each year or more frequently as the Superintendent may consider appropriate for all insurers or for a particular insurer, the Superintendent or a person appointed by the Superintendent, Examination of insurers

- (a) shall examine an insurer's statement made under section 81;
- (b) may make such inquiries as are necessary to ascertain the insurer's condition and ability to meet its obligations as and when they become due; and
- (c) may make such inquiries as are necessary to ascertain whether the insurer has complied with the requirements of this Act applicable to its transactions.

(2) Subsection (1) does not apply so as to require an examination of an insurer, Exception

- (a) that is a mutual benefit society with fewer than 300 members; or
- (b) in respect of which the Superintendent adopts an examination by another government.

Preparation
of abstracts,
valuation

(3) The Superintendent may cause abstracts to be prepared of the books and vouchers and a valuation to be made of the assets and liabilities of an insurer and the insurer shall pay the Treasurer of Ontario for the cost of the preparation of the abstracts or the valuation upon receiving a certificate of the Commission stating the amount payable.

Expenses of
examination

(4) Where the office of an insurer at which an examination is made under this section is outside Ontario, the insurer shall pay the Treasurer of Ontario for the cost of the examination upon receiving a certificate of the Commission stating the amount payable.

Service of
documents

15.—(1) Service of any document for any purpose of this Act, where the method is not otherwise specified, may be made,

- (a) on any person, by personal service on the person to be served;
- (b) on an insurer, by first class registered mail addressed to the insurer or its chief executive officer at the insurer's head office in Ontario as identified in the records of the Superintendent;
- (c) on a person who is not an insurer, by first class registered mail addressed to the person's last known address;
- (d) on any person, by leaving a copy of the document with the solicitor, if any, of the person to be served, or with an employee in the solicitor's office; or
- (e) on any person, by telephone transmission of a facsimile of the document in accordance with subsection (7).

Service at
place of
residence

(2) Where an attempt is made to effect personal service at a person's place of residence and for any reason personal service cannot be effected, the document may be served by,

- (a) leaving a copy, in a sealed envelope addressed to the person, at the place of residence with anyone who appears to be an adult member of the same household; and
- (b) on the same day or the following day, mailing another copy of the document to the person at the place of residence.

(3) Service at a person's place of residence under subsection (2) is effective on the fifth day after the document is mailed.

Effective date of service

(4) Service by first class registered mail is not effective unless a post office receipt for the mail bearing a signature that purports to be the signature of the person to be served or of an officer of an insurer is received by the sender.

Requirements for service by mail

(5) Service by first class registered mail is effective on the date on which the sender of the mail receives the receipt described in subsection (4).

Effective date of service by mail

(6) Service on a solicitor is not effective unless the solicitor endorses on the document or a copy of it an acceptance of service on behalf of his or her client and the date of the acceptance.

Acceptance of service by a solicitor

(7) A document that is served by telephone transmission shall include a cover page indicating,

Requirements for service by facsimile

- (a) the sender's name, address and telephone number;
- (b) the name of the person to be served;
- (c) the date and time of transmission;
- (d) the total number of pages transmitted, including the cover page;
- (e) the telephone number from which the document is transmitted; and
- (f) the name and telephone number of a person to contact in the event of transmission problems.

15a.—(1) Where an attempt is made to effect service under subsection 15 (1) on an insurer or an agent, and for any reason service cannot be effected, the document may be served on the Superintendent and such service shall be deemed to be service on the insurer or agent.

Deemed service

(2) Service may be made on the Superintendent under subsection (1) by first class registered mail addressed to the Superintendent at the Superintendent's office, or by personal service on the Superintendent.

Method of service

(3) Where a document is served on the Superintendent under subsection (1), the Superintendent shall forthwith mail the document to the insurer or agent at the address for the

Superintendent to forward document

insurer or agent contained in the records of the Superintendent.

11. Section 18 of the said Act is repealed and the following substituted therefor:

Publication
by
Commission

18. The Commission may publish any information that the Commissioner, the Superintendent or the Director considers to be in the public interest.

12.—(1) Subsections 21 (1), (2) and (3) of the said Act are repealed and the following substituted therefor:

Necessity for
licence

(1) Every insurer undertaking insurance in Ontario or carrying on business in Ontario shall obtain from the Commissioner and hold a licence under this Act.

Prohibition
re: licence

(2) No person shall carry on business as an insurer or engage in an act constituting the business of insurance in Ontario without a licence under this Act.

Idem

(2a) No insurer shall carry on business in Ontario as an insurer of a class of insurance that is not authorized by its licence under this Act.

Prohibition
against acting
on behalf of
unlicensed
insurer

(3) No person in Ontario shall do or cause to be done any act or thing mentioned in subsection 20 (3) on behalf of or as agent of an insurer that is not licensed under this Act.

(2) Subsection 21 (5) of the said Act is repealed and the following substituted therefor:

Unauthorized
insurance

(5) No insurer that is incorporated in Ontario and licensed under this Act shall carry on or solicit business as an insurer in another jurisdiction unless it is authorized to do so under the laws of that jurisdiction.

13. Subsection 23 (1) of the said Act is amended by striking out “Minister” in the second line and inserting in lieu thereof “Commissioner”.

14. Subsection 24 (4) of the said Act is repealed and the following substituted therefor:

Conditions

(4) A licence may be issued subject to such limitations and conditions as may be prescribed by regulation.

15. Paragraph 1 of subsection 25 (1) of the said Act is amended by striking out “benefits set forth in Schedule C” in

the last line and inserting in lieu thereof “no-fault benefits required by subsection 232 (1)”.

16.—(1) Subsection 28 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1986, chapter 67, section 4, is amended by striking out “Minister” in the seventh line and inserting in lieu thereof “Commissioner”.

(2) Subsection 28 (1a) of the said Act, as enacted by the Statutes of Ontario, 1986, chapter 67, section 4, is amended by striking out “Minister” in the last line and inserting in lieu thereof “Commissioner”.

(3) Subsection 28 (1b) of the said Act, as enacted by the Statutes of Ontario, 1986, chapter 67, section 4, is amended by striking out “Minister” in the last line and inserting in lieu thereof “Commissioner”.

17. Subsection 32 (3) of the said Act is amended by striking out “Minister” in the first line and inserting in lieu thereof “Commissioner”.

18. Subsection 33 (2) of the said Act is amended by striking out “Minister” in the first line and inserting in lieu thereof “Commissioner”.

19.—(1) Subsection 35 (1) of the said Act is amended by striking out “Minister” in the third line and inserting in lieu thereof “Commissioner”.

(2) Subsection 35 (3) of the said Act is amended by striking out “Minister” in the second line and inserting in lieu thereof “Commissioner”.

(3) Subsection 35 (4) of the said Act is amended by striking out “Minister” in the first line and in the tenth line and inserting in lieu thereof in each instance “Commissioner”.

20. Subsection 36 (1) of the said Act is amended by striking out “Minister” in the sixth line and inserting in lieu thereof “Commissioner”.

21. Section 37 of the said Act is amended by striking out “Minister” in the second line and inserting in lieu thereof “Commissioner”.

22.—(1) Subsection 38 (1) of the said Act is amended by striking out “Minister” in the last line and inserting in lieu thereof “Commissioner”.

(2) Subsection 38 (2) of the said Act is amended by striking out “Minister” in the first line and inserting in lieu thereof “Commissioner”.

(3) Subsection 38 (3) of the said Act is amended by striking out “Minister” in the third line and inserting in lieu thereof “Commissioner”.

(4) Subsection 38 (4) of the said Act is amended by striking out “Minister” in the second line and inserting in lieu thereof “Commissioner”.

23. Subsection 39 (1) of the said Act is amended by striking out “Minister” in the tenth line and in the eleventh line and inserting in lieu thereof in each instance “Commissioner”.

24.—(1) Subsection 40 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1986, chapter 67, section 6, is amended by striking out “Minister” in the last line and inserting in lieu thereof “Commissioner”.

(2) Subsection 40 (2) of the said Act, as amended by the Statutes of Ontario, 1986, chapter 67, section 6, is further amended by striking out “Minister” in the first line and in the sixth line and inserting in lieu thereof in each instance “Commissioner”.

(3) Subsection 40 (3) of the said Act, as amended by the Statutes of Ontario, 1986, chapter 67, section 6, is further amended by striking out “Minister” in the third and fourth lines and in the fourth line and inserting in lieu thereof in each instance “Commissioner”.

(4) Subsection 40 (4) of the said Act, as re-enacted by the Statutes of Ontario, 1986, chapter 67, section 6, is amended by striking out “Minister” in the first line and in the second line and inserting in lieu thereof in each instance “Commissioner”.

25.—(1) Subsection 41 (2) of the said Act is amended by striking out “Minister” in the second line and inserting in lieu thereof “Commissioner”.

(2) Clause 41 (3) (b) of the said Act is amended by striking out “Minister” in the last line and inserting in lieu thereof “Commissioner”.

(3) Subsection 41 (4) of the said Act is amended by striking out “Minister” in the first line and in the sixth line and inserting in lieu thereof in each instance “Commissioner”.

(4) Subsection 41 (5) of the said Act is amended by striking out “Minister” in the first line and inserting in lieu thereof “Commissioner”.

26.—(1) Subsection 42 (3) of the said Act is amended by striking out “Minister” in the first line, in the fourth line and in the eighth line and inserting in lieu thereof in each instance “Commissioner”.

(2) Subsection 42 (4) of the said Act is amended by striking out “Minister” in the first line and inserting in lieu thereof “Commissioner”.

(3) Subsection 42 (6) of the said Act is amended by striking out “Minister” in the second line and inserting in lieu thereof “Commissioner”.

27. Section 43 of the said Act is amended by striking out “Minister” in the last line and inserting in lieu thereof “Commissioner”.

28. Section 44 of the said Act is amended by striking out “Minister” in the second line and in the third line and inserting in lieu thereof in each instance “Commissioner”.

29. Section 79 of the said Act is amended by striking out “Superintendent” in the fourth line and inserting in lieu thereof “Commissioner”.

30.—(1) Subsection 80 (1) of the said Act is repealed and the following substituted therefor:

(1) When required by the Commissioner, licensed insurers shall prepare and file with the Commission or with an agency designated by the Commissioner a return respecting the experience of the insurer’s business in a form approved by the Commissioner containing such information as the Commissioner may require. Returns

(2) Subsections 80 (3), (4) and (5) of the said Act are repealed and the following substituted therefor:

(3) If it appears to the Commissioner that the insurer’s records of premium income and claims paid are not kept in such a manner as to show correctly the experience of the insurer for the purposes of the return, the Commissioner may nominate an accountant to proceed under his or her direction to audit the books and records of the insurer and to give such instructions as will enable the officers of the insurer to keep the records correctly after the audit. Audit and direction

Expenses of
audit

(4) The insurer shall pay the accountant for an audit under subsection (3) forthwith upon receiving a certificate of the Commission stating the amount payable.

Debt to the
Crown

(5) Any amount payable to an accountant under subsection (3) that is not paid within thirty days from the date on which the insurer receives the Commission's certificate becomes a debt owing to the Crown.

31.—(1) Subsection 81 (1) of the said Act is repealed and the following substituted therefor:

Annual and
interim
statements

(1) Subject to sections 323 and 327, every licensed insurer shall,

- (a) prepare annually and deliver to the Superintendent, on or before the prescribed date for the prescribed category of insurer, a statement of the condition of affairs of the insurer for the year that ended on the 31st day of December next preceding the delivery of the statement; and
- (b) prepare and deliver to the Superintendent when required by the Superintendent, for the prescribed category of insurer, an interim statement for the period specified by the Superintendent containing such information as the Superintendent considers necessary to assess the insurer's condition of affairs.

Contents of
annual
statement

(1a) A statement of the condition of affairs of an insurer under clause (1) (a) shall be in a form approved by the Superintendent, and shall set out,

- (a) the assets, liabilities, revenues and expenses of the insurer for the year;
- (b) particulars of the business done by the insurer in Ontario during the year; and
- (c) such other information as the Superintendent considers necessary to assess an insurer's condition of affairs.

Auditor's
report

(1b) A statement of the condition of affairs of an insurer under clause (1) (a) shall be accompanied by a report of an auditor prepared in the manner required by the Superintendent.

(2) Subsection 81 (2) of the said Act is amended by striking out “subsection (1)” in the fourth line and inserting in lieu thereof “clause (1) (a)”.

(3) Subsections 81 (4), (5), (6), (7), (8) and (9) of the said Act are repealed and the following substituted therefor:

(4) The Superintendent is authorized to obtain from insurers personal information about identifiable individuals where the collection of the information is required to monitor the condition of affairs of the insurer and the information is collected on a statement made under subsection (1).

Indirect collection of personal information

32. The said Act is further amended by adding thereto the following sections:

81a. Notice of the requirements for returns under section 80 or 81 is sufficient if it is sent by first class ordinary mail addressed to the insurer at the insurer’s address for service of notice or process as identified in the records of the Superintendent.

Notice of returns

81b. The financial statements required under this Act shall be prepared in accordance with this Act and the regulations.

Preparation of financial statements

33. Subsection 87 (7) of the said Act is amended by striking out “Minister” in the twentieth line and in the twenty-first line and inserting in lieu thereof in each instance “Commissioner”.

34. Section 93 of the said Act is amended by striking out “Superintendent” in the second line and inserting in lieu thereof “Commission”.

35. Subsection 94 (2) of the said Act is amended by striking out “Minister” in the first line and in the fifth line and inserting in lieu thereof in each instance “Commissioner”.

36. Section 97 of the said Act and the heading “Penalties” preceding section 97 are repealed.

37.—(1) Clause 98 (1) (a) of the said Act is repealed and the following substituted therefor:

- (a) prescribing fees in relation to matters under this Act, including fees for licences and their renewal, for the filing of documents and, for any services provided by or through the Ministry of Financial Institutions or the Commission.

(2) Clause 98 (1) (b) of the said Act is repealed and the following substituted therefor:

- (b) establishing benefits for the purposes of Part VI that must be provided under contracts evidenced by motor vehicle liability policies and establishing terms, conditions, provisions, exclusions and limits related to such benefits;
- (ba) requiring insurers to offer optional benefits in excess of the benefits that must be provided under clause (b) and establishing terms, conditions, provisions, exclusions and limits related to such benefits;
- (bb) prescribing categories of insurers for the purpose of subsection 80 (1), requiring insurers to file a return under that subsection by category and prescribing the information that insurers may solicit from insured persons for purposes of such returns;
- (bc) prescribing categories of insurers for the purpose of subsection 81 (1);
- (bd) prescribing dates for the purpose of clause 81 (1) (a);
- (be) governing the preparation of financial statements required under this Act or the regulations;
- (bf) prescribing the information to be given to applicants or to insured persons under subsection 203b (1) and the circumstances in which it is to be given;
- (bg) establishing requirements that must be met before an insurer declines to issue, terminates or refuses to renew a contract of automobile insurance or refuses to provide or continue any coverage or endorsement in respect thereof;
- (bh) prescribing grounds for which an insurer cannot decline to issue, terminate or refuse to renew a contract of automobile insurance or refuse to provide or continue any coverage or endorsement in respect thereof;
- (bi) prescribing coverages and endorsements for the purposes of section 208b;
- (bj) governing the payment of premiums for automobile insurance in instalments, setting maximum rates of

interest in relation to instalment payments and exempting any insurer, class of insurers or class of policies from statutory condition 1c set out in section 207;

- (bk) exempting any insurer, and exempting any insurer in respect of certain types of contracts of automobile insurance, from section 208a;
- (bl) prescribing rules for determining the degree of fault in various situations for loss or damage arising directly or indirectly from the use or operation of an automobile;
- (bm) providing for and governing indemnification and subrogation where section 230a applies;
- (bn) prescribing any activity or failure to act that constitutes an unfair or deceptive act or practice under subclause 393 (b) (xii) and prescribing requirements that, if not complied with, constitute an unfair or deceptive act or practice;
- (bo) prescribing classes of persons, classes of automobiles and terms, conditions, provisions, exclusions and limits for the purposes of subsection 239b (1);
- (bp) prescribing rules of procedure and setting time-limits in respect of mediation, arbitration, appeal and variation proceedings under sections 242b to 242f;
- (bq) prescribing expenses that may be awarded to insured persons under subsection 242d (11) and setting maximum amounts that may be awarded for such expenses;
- (br) permitting the Director to vary or revoke orders and prescribing rules of procedure and setting conditions and setting time-limits in respect thereof and permitting the Director to proceed by way of a hearing or by way of written submissions.

(3) Subsection 98 (1) of the said Act, as amended by the Statutes of Ontario, 1986, chapter 67, section 8 and 1987, chapter 8, section 3, is further amended by adding thereto the following clauses:

- (fa) prescribing types of contracts of automobile insurance and types of endorsements to contracts of automobile insurance in respect of which sections 369 to 372b apply;
- (fb) prescribing classes of risk exposure to be used by insurers in determining the rates for each coverage and category of automobile insurance;
- (fc) prescribing classes of risk exposure which insurers are prohibited from using in determining the rates for each coverage and category of automobile insurance;
- (fd) prescribing, for the purpose of section 6h, the method of determining the share of an assessment that is payable by an insurer.

38. Subsection 143 (3) of the said Act is amended by striking out “Minister” in the fourth line and inserting in lieu thereof “Commissioner”.

39. Section 201 of the said Act is repealed and the following substituted therefor:

Definitions

201.—(1) In this Part,

“automobile”, includes a motor vehicle required under any Act to be insured under a motor vehicle liability policy;

“contract” means a contract of automobile insurance;

“excluded driver” means a person named as an excluded driver in an endorsement under section 217a;

“fault determination rules” means the rules prescribed under clause 98 (1) (bl);

“insured” means a person insured by a contract whether named or not and includes every person who is entitled to no-fault benefits under the contract whether or not described therein as an insured person;

“no-fault benefits” means the benefits set out in the regulations made under clauses 98 (1) (b) and (ba);

“*No-Fault Benefits Schedule*” means the regulations made under clauses 98 (1) (b) and (ba);

“occupant”, in respect of an automobile, means,

- (a) the driver,
- (b) a passenger, whether being carried in or on the automobile,
- (c) a person getting into or on or getting out of or off the automobile;

“spouse” means either of a man and a woman who,

- (a) are married to each other,
- (b) have together in good faith entered into a marriage, or
- (c) are not married to each other and have cohabited continuously for a period of not less than three years, or have cohabited in a relationship of some permanence if they are the natural or adoptive parents of a child.

(2) A reference to Schedule C in any other Act or in any regulation, contract or other instrument shall be deemed to be a reference to the *No-Fault Benefits Schedule* and a reference to benefits under Schedule C shall be deemed to be a reference to no-fault benefits. Transition

(3) Every contract to which subsection 232 (1) applies shall be deemed to have been amended on the day this subsection comes into force to include no-fault benefits in accordance with the *No-Fault Benefits Schedule*. Idem

(4) The benefits of a person who, before the coming into force of this subsection, was entitled to benefits under Schedule C shall be determined in accordance with this Act as it read immediately before the repeal of Schedule C. Idem

(5) For the purposes of subsections (2) and (4), “Schedule C” means Schedule C to this Act as this Act read before the coming into force of this subsection. Idem

(6) An insurer, with the approval of the Commissioner, may offer optional benefits in excess of the benefits that must be provided under the *No-Fault Benefits Schedule*. Additional benefits

(7) Optional benefits offered under subsection (6) shall be deemed to be no-fault benefits and the *No-Fault Benefits Schedule* applies to them with necessary modifications. Idem

40. The said Act is further amended by adding thereto the following section:

Exception re:
insured

201a. Except as provided in the *No-Fault Benefits Schedule*, the insured under a contract shall be deemed not to include any person who sustains loss or damage while any automobile insured under the contract is being used or operated by an excluded driver.

41.—(1) Subsections 203 (1) and (2) of the said Act are repealed and the following substituted therefor:

Approval of
forms

(1) No insurer shall use a form of policy, endorsement or renewal, a claims form or a continuation certificate in respect of automobile insurance other than a form approved by the Commissioner.

(2) Section 203 of the said Act is amended by striking out “Superintendent” wherever it occurs and inserting in lieu thereof in each instance “Commissioner”.

42. The said Act is further amended by adding thereto the following sections:

Application
form

203a. Where so required by the regulations, no insurer shall use a form of application other than a prescribed form.

OTHER INFORMATION

Information
for
applicants,
etc.

203b.—(1) An insurer shall supply at such times as may be prescribed such information as may be prescribed to applicants for automobile insurance and to named insureds under contracts.

Information
deemed to
be part of
application

(2) Information supplied under subsection (1) by an insurer to an applicant for automobile insurance shall be deemed to be a part of the application.

Information
from brokers

203c. A broker shall provide, on the request of an applicant for insurance, the names of all insurers with whom the broker has an agency contract relating to automobile insurance and all information obtained by the broker relating to quotations on automobile insurance for the applicant.

43.—(1) Subsection 205 (5) of the said Act is amended by striking out “Superintendent” in the third line and in the last line and inserting in lieu thereof in each instance “Commissioner”.

(2) Subsection 205 (7) of the said Act is amended by striking out “Superintendent” in the fourth and fifth lines and inserting in lieu thereof “Commissioner”.

44. Section 206 of the said Act is amended by adding thereto the following subsection:

(1a) Subsection (1) does not invalidate such no-fault benefits as are set out in the *No-Fault Benefits Schedule*.

No-fault
benefits
protected

45.—(1) Subsection 207 (1) of the said Act is amended by striking out “subsection 203 (2), section 208 and section 229” in the first and second lines and inserting in lieu thereof “sections 208 and 229”.

(2) The statutory conditions set out in section 207 of the said Act are amended by adding thereto the following:

**No-Fault
Benefits
Protected**

1a. Despite a failure to comply with statutory condition 1 (1), a person is entitled to such no-fault benefits as are set out in the *No-Fault Benefits Schedule*.

**Refund of
Premium
Overpayment**

1b.—(1) Where the insured has been incorrectly classified with respect to a risk exposure under this contract under the risk classification scheme used by the insurer or that the insurer is required by law to use, the insurer shall make the necessary correction, and shall refund to the insured the amount of any premium overpayment together with interest thereon for the period that the incorrect classification was in effect at the bank rate at the end of the first day of the last month of the quarter preceding the quarter in which the incorrect classification was first made rounded to the next highest whole number if the bank rate includes a fraction.

Definition

(2) In this statutory condition, “bank rate” means the bank rate established by the Bank of Canada as the minimum rate at which the Bank of Canada makes short term advances to the banks listed in Schedule I to the *Bank Act* (Canada).

**Monthly
Payments**

1c. Unless otherwise provided by the regulations under the *Insurance Act*, the insured may pay the premium, without penalty, in equal monthly payments totalling the amount of the premium. The insurer may charge interest not exceeding the rate set out in the regulations.

(3) Statutory condition 2 set out in the said section 207 is struck out and the following substituted therefor:

**Authority to
drive**

2.—(1) The insured shall not drive or operate or permit any other person to drive or operate the automobile unless the insured or other person is authorized by law to drive or operate it.

Prohibited use (2) The insured shall not use or permit the use of the automobile in a race or speed test or for any illicit or prohibited trade or transportation.

(4) Statutory condition 3 (1) (a) set out in the said section 207 is amended by striking out “promptly” in the first line and is further amended by striking out “accident” in the last line and inserting in lieu thereof “incident”.

(5) Statutory condition 4 (1) (a) set out in the said section 207 is amended by striking out “promptly” in the first line.

(6) Statutory condition 4 (8) set out in the said section 207 is repealed.

(7) The said statutory conditions are further amended by adding the following:

Time limit 4a. The notice required by statutory conditions 3 and 4 shall be given to the insurer within seven days of the incident but if the insured is unable because of incapacity to give the notice within seven days of the incident, the insured shall comply as soon as possible thereafter.

(8) Statutory condition 6 set out in the said section 207 is repealed and the following substituted therefor:

Time and manner of payment of insurance money 6.—(1) The insurer shall pay the insurance money for which it is liable under this contract within sixty days after the proof of loss has been received by it.

When action may be brought (2) The insured shall not bring an action to recover the amount of a claim under this contract unless the requirements of statutory conditions 3 and 4 are complied with.

Limitation of actions (3) Every action or proceeding against the insurer under this contract in respect of loss or damage to the automobile or its contents shall be commenced within one year next after the happening of the loss and not afterwards, and in respect of loss or damage to persons or other property shall be commenced within two years next after the cause of action arose and not afterwards.

(9) Statutory condition 7 set out in the said section 207 is amended by striking out “named in this contract” in the second and third lines.

46. Subsection 208 (1) of the said Act is amended by striking out “232 or 233” in the last line and inserting in lieu thereof “or 232”.

47. The said Act is further amended by adding thereto the following sections:

208a.—(1) If an insurer does not intend to renew a contract or if an insurer proposes to renew a contract on varied terms, the insurer shall,

Notice of
expiry or
variation

- (a) give the named insured not less than thirty days notice in writing of the insurer's intention or proposal; or
- (b) give the broker, if any, through whom the contract was placed forty-five days notice in writing of the insurer's intention or proposal.

(2) Subject to subsection (4), a broker to whom an insurer has given notice under clause (1) (b) shall give the named insured under the contract not less than thirty days notice in writing of the insurer's intention or proposal.

Idem

(3) Notices given under subsections (1) and (2) shall set out the reasons for the insurer's intention or proposal.

Reasons

(4) Where, before a broker is required to have given notice to a named insured under subsection (2), the broker places with another insurer a replacement contract containing substantially similar terms as the expiring contract, the broker is exempted from giving notice under subsection (2).

Exception

(5) A contract of insurance is in force until there is compliance with subsections (1), (2) and (3).

Effect of
failure to
comply

(6) This section comes into force on a day to be named by proclamation of the Lieutenant Governor.

Coming into
force

208b.—(1) If so required by the regulations and unless the insurer has complied therewith, an insurer shall not decline to issue or terminate or refuse to renew a contract in respect of such coverages and endorsements as may be set out in the regulations or decline to issue, terminate or refuse to renew any contract or refuse to provide or continue any coverage or endorsement on any ground set out in the regulations.

Limitation on
termination

(2) The Commissioner may require insurers, agents and brokers to provide such information, material and evidence as the Commissioner considers necessary to determine compliance with subsection (1).

Information

- Exemption (3) An insurer may apply to the Commissioner for an exemption from subsection (1).
- Idem (4) An application for an exemption from compliance with subsection (1) shall be in a form approved by the Commissioner and shall be filed together with such information, materials and evidence as the Commissioner considers necessary.
- Idem (5) The Commissioner may exempt an insurer in whole or in part from compliance with subsection (1) if, in the opinion of the Commissioner, compliance with the regulations would impair the solvency of the insurer or would cause the insurer to be in contravention of this Act or the regulations.
- Non-application (6) Subsection (1) does not apply in respect of a contract if any payment in respect of premiums payable under the contract or under any ancillary agreement is overdue or if,
- (a) the insured has given false particulars of the described automobile to the prejudice of the insurer;
 - (b) the insured has knowingly misrepresented or failed to disclose in an application for insurance any fact required to be stated therein.
- Grounds to terminate, etc., filed **208c.**—(1) Every insurer shall file with the Commission a list of the grounds for which the insurer declines to issue, terminates or refuses to renew a contract or for which the insurer refuses to provide or continue a coverage or endorsement.
- Information (2) The Commissioner may require insurers, agents and brokers to provide such information, material and evidence as the Commissioner considers necessary to determine the manner in which any ground is applied by the insurer.
- Permitted grounds (3) An insurer shall not decline to issue, terminate or refuse to renew a contract or refuse to provide or continue a coverage or endorsement, except on a ground set out in the list filed with the Commission.
- Hearing (4) The Commissioner may order, at any time, a hearing with respect to any ground set out in the list filed with the Commission if the Commissioner is of the opinion that the ground or the manner in which it is applied,
- (a) is subjective;
 - (b) is arbitrary;

- (c) bears little or no relationship to the risk to be borne by the insurer in respect of an insured; or
- (d) is contrary to public policy.

(5) Following a hearing with respect to a ground, the Commissioner, Prohibition

- (a) may prohibit an insurer from declining to issue, terminating or refusing to renew any contract or from refusing to provide or continue any coverage or endorsement on that ground; or
- (b) may prohibit an insurer from applying that ground, in the manner specified by the Commissioner, to decline to issue, terminate or refuse to renew any contract or refuse to provide or continue any coverage or endorsement.

48.—(1) Subsection 209 (1) of the said Act is repealed and the following substituted therefor:

(1) Subject to section 209a, every contract evidenced by an owner's policy insures the person named therein and every other person who with the named person's consent drives, or is an occupant of, an automobile owned by the insured named in the contract and within the description or definition thereof in the contract against liability imposed by law upon the insured named in the contract or that other person for loss or damage, Coverage of owner's policy, specific automobile

- (a) arising from the ownership or directly or indirectly from the use or operation of any such automobile; and
- (b) resulting from bodily injury to or the death of any person and damage to property.

(1a) A lack of consent does not invalidate such no-fault benefits as are set out in the *No-Fault Benefits Schedule*. Saving, no-fault benefits

(2) Paragraph 1 of subsection 209 (3) of the said Act is repealed and the following substituted therefor:

1. The spouse of the deceased insured.

49. The said Act is further amended by adding thereto the following section:

Insurer not
liable re:
excluded
driver

209a. If a contract evidenced by a motor vehicle liability policy names an excluded driver, the insurer is not liable to any person under the contract or under this Act or the regulations for any loss or damage that occurs while the excluded driver is driving an automobile insured under the contract, except as provided in the *No-Fault Benefits Schedule*.

50. Clause 210 (a) of the said Act is amended by inserting after “arising” in the first line “directly or indirectly”.

51. Section 214 of the said Act is amended by inserting before “use” in the fourth line “or directly or indirectly from the”.

52. The said Act is further amended by adding thereto the following section:

Excluded
driver
endorsement

217a. A named insured may stipulate by endorsement to a contract evidenced by a motor vehicle liability policy that any person named in the endorsement is an excluded driver under the contract.

53. Subsection 218 (1) of the said Act is amended by inserting after “that” in the third line “except as provided in the *No-Fault Benefits Schedule*”.

54. Subsection 220 (1) of the said Act is amended by inserting after “ownership” in the third line “or directly or indirectly out of the”.

55. The said Act is further amended by adding thereto the following sections:

DIRECT COMPENSATION—PROPERTY DAMAGE

Application

230a.—(1) This section applies if an automobile or its contents, or both, suffers damage arising directly or indirectly from the use or operation in Ontario of any other automobile and both are insured under contracts evidenced by motor vehicle liability policies issued by insurers licensed to undertake insurance in Ontario.

Damage
recovery
from
insured's
insurer

(2) If this section applies, an insured is entitled to recover for the damages to the insured's automobile and its contents and for loss of use from the insured's insurer under the coverage described in subsection 209 (1) as though the insured were a third party.

(3) Recovery under subsection (2) shall be based on the degree of fault of the insurer's insured as determined under the fault determination rules. Idem

(4) An insured may bring an action against the insurer if the insured is not satisfied that the degree of fault established under the fault determination rules accurately reflects the actual degree of fault or the insured is not satisfied with a proposed settlement and the matters in issue shall be determined in accordance with the ordinary rules of law. Dispute resolution

(5) If this section applies, Restrictions on other recovery

(a) an insured has no right of action against any person involved in the incident other than the insured's insurer for damages to the insured's automobile or its contents or for loss of use;

(b) an insurer, except as permitted by the regulations, has no right of indemnification from or subrogation against any person for payments made to its insured under this section.

(6) This section does not affect an insured's right to recover in respect of any physical damage coverage in respect of the insured automobile. Other coverages not affected

(7) This section does not apply to damages to those contents of an automobile that are being carried for reward. Non-application

(8) This section does not apply if the damage occurred before the coming into force of this section. Idem

(9) This section does not apply if both automobiles are owned by the same person. Idem

(10) This section does not apply to damage to an automobile owned by the insured or to its contents if the damage is caused by the insured while driving another automobile. Idem

NOTICE OF DAMAGE

230b.—(1) If an automobile insured under a contract is involved in an incident that is required to be reported to police under the *Highway Traffic Act*, the insured shall give to the insurer written notice, with all available particulars, of the incident. Notice to insurer
R.S.O. 1980,
c. 198

Idem

(2) Subject to subsection (3), the notice required by subsection (1) shall be given to the insurer within seven days of the incident.

Idem

(3) If the insured is unable because of incapacity to comply with subsection (1) within seven days of the incident, the insured shall comply as soon as possible thereafter.

Idem

(4) Compliance with this section shall be deemed to be compliance with statutory conditions 3 (1) (a) and 4 (1) (a) set out in section 207.

56.—(1) Clause 231 (2) (b) of the said Act is amended,

- (a) by striking out “if residing in the same dwelling premises as the insured” in the first and second lines of sub-subclause (B); and
- (b) by striking out “if residing in the same dwelling premises as such person” in the fifth, sixth and seventh lines of sub-subclause (C).

(2) Section 231 of the said Act is amended by adding thereto the following subsection:

Exclusion
from
coverage

(2a) Notwithstanding clause (2) (b), a person who sustains loss or damage while the insured automobile is being used or operated by an excluded driver shall be deemed not to be a person insured under the contract in which the excluded driver is named, except as provided in the *No-Fault Benefits Schedule*.

(3) The said section 231 is further amended by adding thereto the following subsection:

Restriction
on recovery

(5a) No person has a right of action against any other person in respect of damage to an uninsured automobile or its contents arising directly or indirectly from the use or operation of an automobile if at the time of the damage the uninsured automobile was required by any Act to be insured under a contract evidenced by a motor vehicle liability policy.

(4) Subsection 231 (6) of the said Act is repealed and the following substituted therefor:

Release

(6) A release under section 239a does not enure to the benefit of any person against whom the insurer may subrogate under subsection (5).

57. Sections 232, 233 and 234 of the said Act are repealed and the following substituted therefor:

231a.—(1) In respect of loss or damage arising directly or indirectly from the use or operation, after this section comes into force, of an automobile and despite any other Act, none of the owner of an automobile, the occupants of an automobile or any person present at the incident are liable in an action in Ontario for loss or damage from bodily injury arising from such use or operation in Canada, the United States of America or any other jurisdiction designated in the *No-Fault Benefits Schedule* involving the automobile unless, as a result of such use or operation, the injured person has died or has sustained,

No-fault
principle
established

- (a) permanent serious disfigurement; or
- (b) permanent serious impairment of an important bodily function caused by continuing injury which is physical in nature.

(2) Subsection (1) does not relieve any person from liability other than the owner of the automobile, occupants of the automobile and persons present at the incident.

Idem

(3) In an action for loss or damage from bodily injury arising directly or indirectly from the use or operation of an automobile, a judge shall, on motion made before or at trial, determine if the injured person has, as a result of the accident, died or has sustained,

Judicial
determination

- (a) permanent serious disfigurement; or
- (b) permanent serious impairment of an important bodily function caused by continuing injury which is physical in nature.

(4) Even though a defence motion under subsection (3) is denied, the defendant may, at trial, in the absence of the jury, and following the hearing of evidence, raise the defence provided in subsection (1).

Idem

(5) In a proceeding involving a plaintiff who cannot recover against the owner of an automobile, the occupant of an automobile or a person present at the incident because of the operation of subsection (1), a defendant is not liable for damages caused by any person who is excluded from liability because of the operation of subsection (1) and is not liable to contribute or indemnify in respect of such damages.

Joint and
several
liability,
joint
tort-feasors

Idem

(6) For the purposes of subsection (5), the proportion of liability of all persons involved in the incident from which the proceeding arose shall be determined as though all persons wholly or partly responsible for the loss or damage were parties to the proceeding even though any such person is not actually a party.

Definition

R.S.O. 1980,
c. 198

(7) For the purposes of this section, “owner” includes an operator as defined in subsection 15a (1) of the *Highway Traffic Act*.

Collateral
source rule
not to apply

231b.—(1) The damages awarded to a person in a proceeding for loss or damage arising directly or indirectly from the use or operation of an automobile shall be reduced by,

- (a) all payments that the person has received or that were or are available for no-fault benefits and by the present value of any no-fault benefits to which he or she is entitled;
- (b) all payments that the person has received under any medical, surgical, dental, hospitalization, rehabilitation or long-term care plan or law and by the present value of such payments to which he or she is entitled;
- (c) all payments that the person has received or that were or are available for loss of income under the laws of any jurisdiction or under an income continuation benefit plan and by the present value of any such payments to which he or she is entitled; and
- (d) all payments that the person has received under a sick leave plan arising by reason of the person's occupation or employment.

Exception

R.S.O. 1980,
c. 539

(2) Payments or benefits received or that were, are or may become available to a person under the *Workers' Compensation Act* shall not be applied under subsection (1) to reduce the damages awarded.

Idem

(3) A reduction made under subsection (1) does not apply for the purpose of determining a person's entitlement to compensation under subsection 8 (2) of the *Workers' Compensation Act*.

Limitation on
subrogation

(4) A person who has made a payment or who has a liability to pay a benefit described in clause (1) (a), (b), (c) or (d) is not subrogated to a right of recovery of the insured against another person in respect of that payment or benefit.

(5) The Workers' Compensation Board is not subrogated to a right of recovery of the insured against another person in respect of a payment or benefit paid by the Workers' Compensation Board to the insured or in respect of a liability to make such payment or benefit. Idem

(6) This section applies to damages awarded for loss or damage arising directly or indirectly from the use or operation, after the 23rd day of October, 1989, of an automobile. Application

232.—(1) Every contract evidenced by a motor vehicle liability policy shall provide for the no-fault benefits set out in the *No-Fault Benefits Schedule*, subject to the terms, conditions, provisions, exclusions and limits set out in that Schedule. No-fault benefits

(2) The following rules apply for determining who is liable to pay no-fault benefits: Liability to pay

1. In respect of an occupant of an automobile,
 - i. the occupant has recourse against the insurer of an automobile in respect of which the occupant is an insured,
 - ii. if recovery is unavailable under subparagraph i, the occupant has recourse against the insurer of the automobile in which he or she was an occupant,
 - iii. if recovery is unavailable under subparagraph i or ii, the occupant has recourse against the insurer of any other automobile involved in the incident from which the entitlement to no-fault benefits arose,
 - iv. if recovery is unavailable under subparagraph i, ii or iii, the occupant has recourse against the Motor Vehicle Accident Claims Fund.
2. In respect of non-occupants,
 - i. the non-occupant has recourse against the insurer of an automobile in respect of which the non-occupant is an insured,
 - ii. if recovery is unavailable under subparagraph i, the non-occupant has recourse against the insurer of the automobile that struck the non-occupant,

- iii. if recovery is unavailable under subparagraph i or ii, the non-occupant has recourse against the insurer of any automobile involved in the incident from which the entitlement to no-fault benefits arose,
- iv. if recovery is unavailable under subparagraph i, ii or iii, the non-occupant has recourse against the Motor Vehicle Accident Claims Fund.

Liability

(3) An insurer against whom a person has recourse for the payment of no-fault benefits is liable to pay the benefits.

Choice of insurer

(4) If, under subparagraph i or iii of paragraph 1 or subparagraph i or iii of paragraph 2 of subsection (2), a person has recourse against more than one insurer for the payment of no-fault benefits, the person, in his or her absolute discretion, may decide the insurer from which he or she will claim the benefits.

Idem

(5) Despite subsection (4), if a person is a named insured under a contract evidenced by a motor vehicle liability policy or the person is the spouse or a dependant, as defined in the *No-Fault Benefits Schedule*, of a named insured, the person shall claim no-fault benefits against the insurer under that policy and, if there is more than one such policy, the person, in his or her discretion, may decide the insurer from which he or she will claim the benefits.

Excess insurance

(6) The insurance mentioned in subsection (1) is excess insurance to any other insurance not being automobile insurance of the same type indemnifying the injured person or in respect of a deceased person for the expenses.

Idem

(7) The insurance mentioned in subsection (1) is excess insurance to any other insurance indemnifying the injured person or in respect of a deceased person for the expenses.

Payments pending dispute resolution

(8) Where the *No-Fault Benefits Schedule* provides that the insurer will pay a particular no-fault benefit pending resolution of any dispute between the insurer and an insured, the insurer shall pay the benefit until the dispute is resolved.

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Particulars of insurance

234.—(1) A person who is entitled to no-fault benefits or his or her personal representative is entitled to particulars as to whether the owner or operator of any automobile against

whom the person may have a claim has insurance that provides for no-fault benefits and the name of the insurer, if any.

(2) The person or his or her personal representative may demand the particulars described in subsection (1) by registered mail from the owner or operator of the automobile or the insurer, if any, of either of them. Demand for particulars

(3) Every owner, operator and insurer shall comply with a demand under subsection (2) within ten days of receiving the demand. Reply

58. Section 235 of the said Act is amended by striking out “232 or 233” in the second line and inserting in lieu thereof “or 232”.

59. Section 236 of the said Act is repealed.

60. Subsection 237 (1) of the said Act is amended by striking out “232 or 233” in the second line and inserting in lieu thereof “or 232”.

61. Section 238 of the said Act is repealed and the following substituted therefor:

238.—(1) Every proceeding against any insurer under a contract in respect of insurance provided under section 231 must be commenced within the limitation period specified in the contract, but in no event shall the limitation period be less than two years after the happening of the accident. Limitation of action

(2) Every proceeding against any insurer under a contract in respect of insurance provided under section 232 must be commenced within the limitation period specified in the contract, but in no event shall the limitation period be less than the period described in subsection 242c (5). Idem

62. Subsection 239 (2) of the said Act is repealed.

63. The said Act is further amended by adding thereto the following sections:

239a. Payments made or available to a person under the *No-Fault Benefits Schedule* constitute, to the extent of such payments, a release by the person, the person’s personal representative, the person’s insurer or any one claiming through or under the person or by virtue of Part V of the *Family Law Act*, 1986 of any claim under subsection 231 (1) or 232 (1). Release
1986, c. 4

Indemnifi-
cation in
certain cases

239b.—(1) The insurer responsible under subsection 232 (2) for the payment of no-fault benefits to such classes of persons as may be named in the regulations is entitled, subject to such terms, conditions, provisions, exclusions and limits as may be prescribed, to indemnification in relation to such benefits paid by it from the insurers of such class or classes of automobiles as may be named in the regulations involved in the incident from which the responsibility to pay the no-fault benefits arose.

Idem

(2) Indemnification under subsection (1) shall be made according to the respective degree of fault of each insurer's insured as determined under the fault determination rules.

Deductible

(3) No indemnity is available under subsection (2) in respect of the first \$2,000 of no-fault benefits paid in respect of a person described in that subsection.

Arbitration

R.S.O. 1980,
c. 25

(4) If the insurers are unable to agree with respect to indemnification under this section, the dispute shall be resolved through arbitration under the *Arbitrations Act*.

Stay of
arbitration
proceedings

(5) No arbitration hearing shall be held with respect to indemnification under this section if there is an unsettled claim against any of the insurers by an insured in respect of the incident for which indemnification is sought.

64.—(1) Subsection 241 (1) of the said Act is amended by inserting after “ownership” in the fourth line “or directly or indirectly with the”.

(2) Subsection 241 (2) of the said Act is amended by striking out “232 and 233” in the first line and inserting in lieu thereof “and 232”.

65. The said Act is further amended by adding thereto the following sections:

DISPUTE RESOLUTION—NO-FAULT BENEFITS

Dispute
resolution,
procedure to
be followed

242a.—(1) Disputes in respect of any insured person's entitlement to no-fault benefits or in respect of the amount of no-fault benefits to which an insured person is entitled shall be resolved in accordance with sections 242b to 242e and the *No-Fault Benefits Schedule*.

No opting
out

(2) Any restriction on a party's right to mediate, litigate, arbitrate, appeal or apply to vary an order as provided in sections 242b to 242f is void except where the restriction forms part of a settlement.

(3) For the purposes of this section and sections 242b to 242f, “insured person” includes a person who is claiming funeral expenses or a death benefit under the *No-Fault Benefits Schedule*. Definition

(4) The Director and every arbitrator shall determine issues before them by order and may make an order subject to such conditions as are set out in the order. Orders

(5) If an insurer or an insured is represented in any mediation, arbitration, appeal or variation proceeding under sections 242b to 242f, the mediator, arbitrator or Director, as the case may be, may adjourn the proceeding, with or without conditions, if the representative is not authorized to bind the party he or she represents. Power to bind parties

242b.—(1) Either the insured person or the insurer may refer to a mediator any matter in dispute in respect of the insured person’s entitlement to no-fault benefits or in respect of the amount of no-fault benefits to which the insured person is entitled. Mediation

(2) The party seeking mediation shall file an application for the appointment of a mediator with the Commission. Starting the process

(3) The Director shall ensure that a mediator is appointed promptly. Mediator’s appointment

(4) The mediator shall enquire into the issues in dispute and attempt to effect a settlement of as many of the issues as possible within the time prescribed in the regulations for the settlement of the type of dispute in question. Mediation

(5) The parties may by agreement extend the time for the completion of the mediation process, even if the time for completion has expired. Extension of time

(6) If at any time before a settlement is effected the mediator is of the opinion that mediation will fail, he or she shall forthwith notify the parties. Notice of failure

(7) Mediation has failed when the mediator has given notice to the parties that in his or her opinion mediation will fail, or when the prescribed or agreed time for mediation has expired and no settlement has been reached. Idem

(8) If mediation fails, the mediator, in addition to any notice required to be given, shall prepare and give to the parties a report setting out the insurer’s last offer and the mediator’s description of the issues that remain in dispute. Idem

Litigation or
arbitration

242c.—(1) If mediation fails, the insured person may bring a proceeding in a court of competent jurisdiction or may refer the matter to an arbitrator.

Limitation

(2) No person may bring a proceeding in any court or refer a matter to arbitration unless mediation has first been sought and has failed.

Payment
pending
dispute
resolution

(3) Subject to subsection (4), if mediation fails, the insurer shall pay no-fault benefits in accordance with the last offer of settlement that it had made before the failure until otherwise agreed by the parties or until otherwise ordered by a court, an arbitrator or the Director.

Idem

(4) If a dispute involves a no-fault benefit that the insurer is required to pay under subsection 232 (8) and the insured has not commenced a proceeding in a court or an arbitration proceeding within forty-five days after the day mediation failed, the insurer shall pay the insured in accordance with the last offer made by the insurer before the failure until otherwise agreed by the parties or until otherwise ordered by a court, an arbitrator or the Director.

Limitation
period

(5) A proceeding in a court or an arbitration proceeding in respect of no-fault benefits must be commenced within two years after the insurer's refusal to pay the benefit claimed or within such longer period as may be provided in the *No-Fault Benefits Schedule*.

Arbitration,
starting the
process

242d.—(1) An insured person seeking arbitration shall file an application for the appointment of an arbitrator with the Commission.

Arbitrator's
appointment

(2) The Director shall ensure that an arbitrator is appointed promptly.

Settlement of
issues

(3) The arbitrator shall determine all issues in dispute and such other issues as the parties may agree.

Procedures

(4) The arbitration shall be conducted in accordance with the procedures and within the time-limits set out in the regulations.

Questions

(5) The Director, on the recommendation of an arbitrator, shall refer to the chair of the medical and rehabilitation advisory panel any question related to the medical condition or treatment of the insured person or related to the insured person's rehabilitation.

(6) The chair of the medical and rehabilitation advisory panel shall refer the question to one or more persons (referred to in this section as advisors) who he or she considers qualified to conduct a medical or rehabilitation assessment, as the case may be.

Advisors

(7) Advisors may advise and report to the arbitrator on any question before them on the basis of the evidence before the arbitrator and they may require the insured person to submit, at the expense of the insurer, to such medical or rehabilitation assessments as they may require.

Idem

(8) Reports prepared by advisors shall be delivered to the arbitrator and the parties.

Transmittal
of reports

(9) Except with the permission of the insured person, no person shall use or provide copies of, or release information from, any report prepared by an advisor other than for the purpose of determining the claim in respect of which the arbitration was undertaken.

Use of
reports

(10) If the arbitrator finds that an insurer has unreasonably withheld or delayed payments, the arbitrator, in addition to awarding the benefits and interest to which an insured person is entitled under the *No-Fault Benefits Schedule*, shall award a lump sum of up to 50 per cent of the amount to which the person was entitled at the time of the award together with interest on all amounts then owing to the insured (including unpaid interest) at the rate of 2 per cent per month, compounded monthly, from the time the benefits first became payable under the *Schedule*.

Special award

(11) The arbitrator may award to the insured person such expenses incurred in respect of an arbitration proceeding as may be prescribed in the regulations to the maximum set out in the regulations.

Expenses

(12) A party may apply to the Director for the appointment of a new arbitrator if the party believes that the arbitrator is biased and the Director shall determine the issue.

Bias

(13) The arbitrator, forthwith upon making a decision in an arbitration, shall deliver a copy of his or her order together with the reasons therefor to the insured person, the insurer and the Director.

Copies of
decision

(14) At the request of the insured person, the Director shall file a copy of the arbitrator's order in the Supreme Court and the order shall be entered and be enforceable in the same way as a judgment or order of the court.

Enforcement

Idem (15) The method of enforcement set out in subsection (14) is in addition to any other method of enforcement set out in this Act.

Non-application of R.S.O. 1980, c. 25 (16) The *Arbitrations Act* does not apply to arbitrations under this section.

Appeal **242e.**—(1) A party to an arbitration may appeal the order of the arbitrator to the Director.

Notice of appeal (2) A notice of appeal shall be in writing and shall be delivered to the Commission within thirty days after the date of the arbitrator's order and the appellant shall serve the notice on the respondent.

Extension of time (3) The Director may extend the time for requesting an appeal, either before or after the thirty days, if the Director is satisfied that there are apparent grounds for granting relief to the person and that there are reasonable grounds for applying for the extension, and the Director may give such directions as he or she considers proper consequent upon the extension.

Nature of hearing (4) The Director may determine the appeal on the record or by way of a rehearing of all the issues before the arbitrator or partly on the record and partly by way of rehearing as the Director in his or her opinion may decide.

Power of the Director (5) Upon hearing an appeal, the Director may confirm, vary or rescind the order appealed from or substitute his or her order for that of the arbitrator.

Order not stayed (6) An appeal does not stay the order of the arbitrator unless the Director decides otherwise.

Medical reports, special awards, expenses (7) Subsections 242d (5) to (11) apply with necessary modifications to appeals before the Director.

Interventions (8) The Director may permit persons who are not parties to the appeal to make submissions on issues of law arising in an appeal.

Enforcement (9) At the request of the insured person, the Director shall file a copy of his or her order in an appeal under this section in the Supreme Court and the order shall be entered and be enforceable in the same way as a judgment or order of the court.

(10) The method of enforcement set out in subsection (9) is in addition to any other method of enforcement set out in this Act. Idem

242f.—(1) Either the insured person or the insurer may apply to the Director to vary or revoke an order made by an arbitrator or the Director. Application for variation

(2) If an application is made to vary or revoke an arbitrator's order, the Director may decide the matter or he or she may appoint the same arbitrator or some other arbitrator to determine it. Idem

(3) If the arbitrator or Director is satisfied that there has been a material change in the circumstances of the insured or that evidence not available on the arbitration or appeal has become available or that there is an error in the order, the arbitrator or Director may vary or revoke the order and may make a new order if he or she considers it advisable to do so. Powers on variation

(4) An order made, varied or revoked under subsection (3) may be prospective or retroactive. Idem

242g.—(1) The Director may state a case in writing for the opinion of the Divisional Court upon any question that, in his or her opinion, is a question of law. Stated case

(2) The Divisional Court shall hear and determine the stated case. Idem

242h. An arbitrator cannot vary or revoke an order made by him or her and cannot make a new order to replace an order made by him or her if the order is under appeal. When arbitrator cannot act

242i. An insurer shall not, after an order of the Director or of an arbitrator, reduce benefits to an insured person on the basis of an alleged change of circumstances, alleged new evidence or an alleged error, unless the insured person agrees or unless the Director or an arbitrator so orders in a variation or appeal proceeding under section 242e or 242f. Protection of benefits

242j. The Director shall review arbitration orders and may recommend to the Superintendent that the Superintendent investigate the business practices of an insurer if the Director is of the opinion that any arbitration or appeal from an arbitration reveals unfair or deceptive business practices. Finding of possible unfair or deceptive business practice

CHANGES TO NO-FAULT BENEFITS SCHEDULE

Reports to
the Assembly

242k. At least once every two years, the Minister shall table a report before the Assembly in respect of the adequacy of no-fault benefits and setting out changes made to the *No-Fault Benefits Schedule* since the last report and changes that are proposed to the *No-Fault Benefits Schedule* at the time of the report.

66. Subsection 299 (4) of the said Act is repealed.

67. Subsection 303 (4) of the said Act is repealed and the following substituted therefor:

Exception

(4) This section is subject to any rules to the contrary certified by and filed with the Superintendent under this Part.

68. Subsection 308 (1) of the said Act is amended by striking out “prescribe” in the last line and inserting in lieu thereof “require”.

69.—(1) Subsection 309 (1) of the said Act is amended by striking out “Minister” in the last line and inserting in lieu thereof “Commissioner”.

(2) Subsection 309 (2) of the said Act is repealed and the following substituted therefor:

Request by
Commissioner

(2) If, after considering the report, the Commissioner agrees with the Superintendent, the Commissioner shall require the society to make, within the specified time but not exceeding four years, such increase in its rates of contribution or such reduction in the benefits payable under its contracts of insurance or otherwise as will enable the society to provide for the payment of its contracts of insurance at maturity.

(3) Subsection 309 (4) of the said Act is amended by striking out “Minister” in the fourth line and inserting in lieu thereof “Commissioner”.

70. Section 310 of the said Act is amended by striking out “Minister” in the seventh line and inserting in lieu thereof “Commissioner”.

71. Subsection 311 (1) of the said Act is amended by striking out “Minister” in the second line and in the fourth line and inserting in lieu thereof in each instance “Commissioner”.

72. Subsection 322 (1) of the said Act is amended by striking out “Minister” in the tenth line and inserting in lieu thereof “Commissioner”.

73. Subsection 325 (2) of the said Act is amended by striking out “Minister” in the first line and inserting in lieu thereof “Commissioner”.

74. Sections 369, 370, 371 and 372 of the said Act are repealed and the following substituted therefor:

369.—(1) Every insurer shall apply to the Commissioner for approval of, Application re classes, rates

(a) the classes of risk exposure it intends to use in determining the rates for each coverage and category of automobile insurance; and

(b) the rates it intends to use for each coverage and category of automobile insurance.

(2) An insurer is not required to apply for approval of such classes of risk exposure as insurers may be required by regulation to use. Exception

(3) An application for approval of classes of risk exposure or rates shall be in a form approved by the Commissioner and shall be filed together with such information, material and evidence as the Commissioner may specify. Material to be furnished

(4) The Commissioner may require an applicant to provide such information, material and evidence as the Commissioner considers necessary in addition to the information, material and evidence required to be provided in or with the application. Additional information

(5) An application shall be deemed to have been approved by the Commissioner sixty days after it is filed unless the Commissioner within that sixty-day period advises the applicant orally or otherwise that he or she has not approved the application. Approval

(6) The Commissioner may approve the application before the expiry of the sixty-day period. Idem

(7) The Commissioner may extend the period for approval for a period not exceeding sixty days. Extension of time

(8) If the Commissioner notifies an applicant orally that he or she has not approved an application, the Commissioner Notice

shall promptly mail a written notice to the applicant confirming that fact.

Hearing

(9) If the Commissioner notifies an applicant that he or she has not approved an application, the Commissioner shall hold a hearing.

Hearing,
public
interest

(10) The Commissioner shall not approve an application if the Commissioner considers that it is in the public interest to hold a hearing on the application.

Refusal to
approve

(11) The Commissioner shall refuse to approve an application if the Commissioner considers that the proposed classes of risk exposure or rates are not just and reasonable in the circumstances.

Idem

(12) The Commissioner shall refuse to approve an application respecting proposed classes of risk exposure that the Commissioner considers,

(a) are not reasonably predictive of risk; or

(b) do not distinguish fairly between classes of risk exposure.

Idem

(13) The Commissioner shall refuse to approve an application respecting proposed rates that the Commissioner considers would impair the solvency of the applicant or are excessive in relation to the financial circumstances of the insurer.

Relevant
information

(14) In deciding upon an application, the Commissioner may take into account financial and other information and such other matters as may directly or indirectly affect the applicant's proposed rates or the applicant's ability to underwrite insurance for the proposed classes of risk exposure.

Powers of
the Commis-
sioner

(15) Following a hearing, the Commissioner may approve or refuse to approve the application or may vary the classes of risk exposure or the rates, and the approval may be subject to such conditions or restrictions as the Commissioner considers appropriate in the circumstances.

Definition

(16) In this section, "insurer" includes the Facility Association.

Exemptions
from
approval
process

370.—(1) The Commissioner may exempt insurers, other than the Facility Association, from making an application under section 369 in respect of designated categories or coverages of automobile insurance.

(2) An insurer shall file the classes of risk exposure and rates it intends to use for the exempted categories or coverages of automobile insurance in a form approved by the Commissioner. Filing

(3) An insurer may use the classes of risk exposure or rates filed under this section thirty days after filing them. Effective date

(4) If the Commissioner revokes an exemption, insurers are required to apply within thirty days after the revocation for approval under section 369 of the classes of risk exposure and rates it is using for the categories or coverages of automobile insurance affected by the revocation. Revocation of exemption

(5) An insurer may continue to use the classes of risk exposure and rates filed before the Commissioner revoked the exemption until the insurer's application under subsection (4) is determined. Idem

371.—(1) The Commissioner may require that affiliated insurers who write automobile insurance in Ontario file their applications under section 369 or 370 concurrently. Applications by affiliates

(2) The Commissioner may consider the classes of risk exposure and the rates of the affiliates of an insurer when deciding upon the insurer's application. Idem

(3) For the purpose of this section, an insurer is considered to be affiliated with another insurer if one of them is the subsidiary of the other or both are subsidiaries of the same body corporate or each of them is controlled by the same person. Interpretation

372.—(1) Despite any approval or exemption under section 369 or 370, the Commissioner may, at any time, order a hearing with respect to any classes of risk exposure or rates for any coverage or category of automobile insurance of an insurer if the Commissioner is of the opinion that, Reconsideration

- (a) the classes of risk exposure or rates are not just and reasonable in the circumstances;
- (b) the classes of risk exposure are not reasonably predictive of risk or do not distinguish fairly between classes of risk exposure; or
- (c) the rates would impair the solvency of the insurer or are excessive in relation to the financial circumstances of the insurer.

Variation

(2) Following a hearing, the Commissioner may vary the classes of risk exposure the insurer may use or the rates it may charge.

Deemed approval

(3) For the purposes of section 372b, classes and rates varied under subsection (2) shall be deemed to be classes and rates approved by the Commissioner.

Policy statements

372a.—(1) The Minister may issue policy statements on matters related to coverages or categories of automobile insurance, classes of risk exposure and automobile insurance rates.

When effective

(2) A policy statement takes effect on the day it is published in *The Ontario Gazette*.

Effect of statement

(3) The Commissioner shall have regard to the policy statements issued under this section in making decisions under this Part.

Prohibition, classes

372b.—(1) No insurer shall use a class of risk exposure in determining a rate for a coverage or category of automobile insurance that is not approved by the Commissioner or authorized under section 370 or by regulation.

Idem, rates

(2) No insurer shall use a rate for a coverage or category of automobile insurance that is not approved by the Commissioner or authorized under section 370.

Definition

(3) In this section, “insurer” includes the Facility Association.

Coming into force

(4) This section comes into force on a day to be named by proclamation of the Lieutenant Governor.

75.—(1) Clause 388 (8) (g) of the said Act is amended by striking out “Minister” in the first line and inserting in lieu thereof “Commissioner”.

(2) Subsection 388 (8a) of the said Act, as enacted by the Statutes of Ontario, 1987, chapter 8, section 8, is amended by striking out “Minister” in the second line and inserting in lieu thereof “Commissioner”.

76.—(1) Clause 393 (a) of the said Act, as amended by the Statutes of Ontario, 1986, chapter 70, section 32, is repealed and the following substituted therefor:

- (a) “person” includes an individual, corporation, association, partnership, organization, reciprocal or inter-insurance exchange, member of the society

known as Lloyd's, fraternal society, mutual benefit society or syndicate.

(2) Clause 393 (b) of the said Act is amended,

- (a) by striking out “in the business of insurance” in the first and second lines;**
- (b) by striking out “or” at the end of subclause (viii); and**
- (c) by striking out subclause (ix) and inserting in lieu thereof:**
 - (ix) any conduct resulting in unreasonable delay or resistance to the fair adjustment and settlement of claims,**
 - (x) making the issuance or variation of a policy of automobile insurance conditional upon the purchase by the insured of another insurance policy,**
 - (xi) when rating a person or a vehicle as an insurance risk for the purpose of determining the premium payable for a policy of automobile insurance, misclassifying the person or vehicle under the risk classification system used by the insurer or that the insurer is required by law to use, or**
 - (xii) any activity or failure to act that is prescribed as an unfair or deceptive act or practice.**

77. Section 394 of the said Act is repealed and the following substituted therefor:

394. No person shall engage in any unfair or deceptive act or practice. Prohibition

78. Sections 396 and 397 of the said Act are repealed and the following substituted therefor:

396.—(1) If, in the opinion of the Superintendent, a person is committing any act or pursuing any course of conduct that is an unfair or deceptive act or practice or might reasonably be expected to result in a state of affairs that would constitute an unfair or deceptive act or practice, the Superintendent may give notice to the person of the Superintendent's intention to order the person, Superintendent's orders

- (a) to cease or refrain from doing any act or pursuing any course of conduct identified by the Superintendent;
- (b) to cease engaging in the business of insurance or any aspect of the business of insurance specified by the Superintendent; or
- (c) to perform such acts as, in the opinion of the Superintendent, are necessary to remedy the situation.

Hearing

(2) A person, by written notice served on the Superintendent within fifteen days after the service of the notice under subsection (1), may require a hearing before the Superintendent.

Interim order

(3) Notwithstanding subsection (2), where, in the opinion of the Superintendent, the interests of the public may be prejudiced or adversely affected by any delay in the issuance of a permanent order, the Superintendent, without prior notice, may make an interim order as described in clause (1) (a), (b) or (c) which shall take effect immediately on its making, and which shall become permanent on the fifteenth day after its making unless within that time a hearing before the Superintendent is requested.

When order
may be made

(4) If no hearing is requested within the time set out in subsection (2) or (3), or if a hearing is held and the Superintendent is of the opinion that an order described in clause (1) (a), (b) or (c) should be made, the Superintendent may make a permanent order under any of those clauses which shall take effect immediately on its making or at such later date as may be set out in the order.

Hearing

(5) A request for a hearing under subsection (3) shall be in writing and served on the Superintendent.

Extension of
order

(6) If a hearing is requested under subsection (3), the Superintendent may extend the temporary order until the hearing is concluded or any appeal from the hearing is concluded and the order is confirmed, varied or revoked.

Modification
or revocation

(7) The Superintendent may, after giving the person named in the order an opportunity to be heard, modify or, without holding a hearing, revoke an order made under this section.

79. The said Act is further amended by adding thereto the following Part:

PART XX

EXAMINATION AND ENFORCEMENT

407. In this Part, “examination” means examination, inquiry, appraisal, audit or inspection under this Act. Definition

408.—(1) It is a condition of the licensing of a person that the person facilitate examinations. Examinations, general

(2) For the purpose of an examination, the insurer, agent or adjuster shall prepare and submit to the person conducting the examination such statements or returns with respect to the insurer’s, agent’s or adjuster’s business, finances or other affairs, in addition to the statements or returns mentioned in this Act, as the Superintendent may require. Material to be furnished

(3) The officers, agents and employees of an insurer, agent or adjuster shall open the books for inspection and shall otherwise facilitate an examination under this Act so far as it is in their power. Duty of officers, etc.

(4) In order to facilitate an examination of the books and records of an insurer, agent or adjuster, the Superintendent or a person designated by the Commissioner may require the insurer, agent or adjuster to produce the books and records at his, her or its principal place of business in Ontario, or at such other convenient place as the Superintendent may direct. Production of books

(5) On the direction of the Superintendent or a person designated by the Commissioner, if an examination of an insurer is made at an office situate outside Ontario, the insurer shall pay the costs and expenses of the examination. Expense of further examination

409.—(1) A person conducting an examination, for the purpose of carrying out that person’s duties, Powers of examination, etc.

- (a) may enter any place at any reasonable time;
- (b) may require the production for inspection of documents or things that may be relevant to the carrying out of the duties;
- (c) upon giving a receipt therefor, may remove from a place documents or things produced pursuant to a request under clause (b) for the purpose of making copies or extracts and shall return them within a reasonable time to the person who produced them; and

- (d) may question a person on matters that are or may be relevant to the carrying out of the examination.

Entry to
dwellings

(2) No person may exercise a power of entry conferred by this Act to enter a place that is being used as a dwelling without the consent of the occupier except under the authority of a warrant issued under this section.

Warrant for
search

(3) Where a justice of the peace is satisfied on information upon oath that there are in a place documents or things that there are reasonable grounds to believe will afford evidence relevant to the carrying out of an examination under this Act, the justice of the peace may issue a warrant authorizing the person named in the warrant to search the place for any such documents or things and to remove them for the purposes of making copies or extracts and they shall be returned promptly to the place from which they were removed.

Warrant for
entry

(4) Where a justice of the peace is satisfied on information upon oath that there are reasonable grounds to believe it is necessary that a place being used as a dwelling or to which entry has been denied be entered so that a person may carry out an examination, the justice of the peace may issue a warrant authorizing such entry by the person named in the warrant.

Execution
and expiry of
warrant

(5) A warrant issued under subsection (3) or (4),

- (a) shall specify the hours and days during which it may be executed; and
- (b) shall name a date on which it expires, which date shall not be later than fifteen days after its issue.

Obstruction

(6) No person shall hinder, obstruct or interfere with a person in the execution of a warrant or otherwise impede a person carrying out an examination.

Idem

(7) Subsection (6) is not contravened where a person refuses to produce documents or things, unless a warrant has been issued under subsection (3).

Admissibility
of copies

(8) Copies of, or extracts from, documents and things removed from premises under this Act and certified by the person who made the copies as being true copies of, or extracts from, the originals are admissible in evidence to the same extent as, and have the same evidentiary value as, the documents or things of which they are copies or extracts.

410.—(1) An auditor shall promptly report to the insurer and to the Superintendent any breach of this Act of which the auditor is aware or is made aware under subsection (2) and, if the insurer does not act to rectify the breach within thirty days, the auditor shall promptly report the failure to rectify to the Superintendent.

Reporting by
auditor

(2) Any person undertaking professional services for an insurer who, in providing the professional services, becomes aware of a breach of this Act shall promptly report the breach to the insurer and the auditor of the insurer or, if there is no auditor, to the Superintendent.

Reporting by
others

(3) Nothing in this section abrogates any privilege that may exist between a solicitor and the solicitor's client.

Solicitor-
client
privilege

411. A person who in good faith makes an oral or written statement or disclosure to the Commissioner, the Superintendent, an employee of the Commission or any other person acting under the authority of this Act that is relevant to the duties of the person to whom the statement or disclosure is made shall not be liable in any civil action arising out of the making of the statement or disclosure.

No liability

412.—(1) In this section, "person" includes an individual, corporation, association, partnership, organization, reciprocal or inter-insurance exchange, member of the society known as Lloyd's, fraternal society, mutual benefit society or syndicate.

Definition

- (2) Every person is guilty of an offence who,
- (a) directly or indirectly furnishes false, misleading or incomplete information to the Commission whether the information is required under this Act or is volunteered;
 - (b) fails to comply with any requirement of, or any order or direction made under, this Act;
 - (c) fails to comply with any written undertaking given to the Commissioner or the Superintendent;
 - (d) contravenes this Act or the regulations; or
 - (e) contravenes any term, condition or restriction imposed by a licence.

Offences

(3) On conviction for an offence under this Act, the person convicted is liable on a first conviction to a fine of not more

Penalty

than \$100,000 and on each subsequent conviction to a fine of not more than \$200,000.

Derivative

(4) Every director, officer and chief agent of a corporation and every person acting in a similar capacity or performing similar functions in an unincorporated association who,

- (a) caused, authorized, permitted or participated in the corporation or unincorporated association committing an offence referred to in subsection (2); or
- (b) failed to take reasonable care to prevent the corporation or unincorporated association from committing an offence referred to in subsection (2),

is guilty of an offence and is liable on a first conviction to a fine of not more than \$100,000 and on each subsequent conviction to a fine of not more than \$200,000, whether or not the corporation or unincorporated association has been prosecuted for or convicted of the offence.

Restitution

(5) Where a person is convicted of an offence under this Act, the court making the conviction may, in addition to any other penalty, order the person convicted to make compensation or restitution in relation thereto.

Order for compliance

413.—(1) If it appears to the Superintendent that any person has failed to comply with or is not complying with,

- (a) any order, decision, direction or inquiry made under this Act;
- (b) any undertaking given; or
- (c) any term, condition or restriction imposed on its licence, where applicable,

the Superintendent may, in addition to any other rights under this Act, apply to a judge of the High Court for an order directing the person to comply with or restraining the person from violating the order, decision, direction, inquiry, undertaking, term, condition or restriction, and the judge may make such order as the judge considers appropriate.

Appeal

(2) An appeal lies to the Divisional Court from an order made under subsection (1).

Limitation period

414. No proceeding for an offence under this Act may be commenced more than two years after the earlier of the date

on which the facts upon which the proceedings are based first came to the knowledge of the Commissioner or the Superintendent.

80. Schedule C to the said Act is repealed.

81. The *Automobile Insurance Rates Control Act, 1989*, being chapter 34, is repealed.

82.—(1) Subclause 1 (c) (ii) of the *Compulsory Automobile Insurance Act*, being chapter 83 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

- (ii) provides the no-fault benefits set out in the *No-Fault Benefits Schedule* under the *Insurance Act*.

R.S.O. 1980,
c. 218

(2) Section 1 of the said Act is amended by adding thereto the following clause:

- (ca) “Commissioner” means the commissioner of insurance under the *Insurance Act*.

R.S.O. 1980,
c. 218

(3) Clause 1 (n) of the said Act is repealed.

(4) Section 1 of the said Act is amended by adding thereto the following subsections:

(2) An electric streetcar that runs on rails principally on a highway shall be deemed to be a motor vehicle for the purposes of this Act.

Streetcars

(3) Notwithstanding that a motor vehicle is insured under a contract of automobile insurance, it shall be deemed to be an uninsured motor vehicle for the purposes of this Act while it is being operated by an excluded driver as defined in the *Insurance Act* with respect to that contract unless the excluded driver is a named insured under another contract of automobile insurance.

Exception re:
excluded
driver

R.S.O. 1980,
c. 218

(5) The said Act is amended by striking out “Superintendent” wherever it occurs and inserting in lieu thereof in each instance “Commissioner”.

(6) Section 3 of the said Act is amended by adding thereto the following subsection:

(1a) Despite subsection (1), an operator of a motor vehicle who is named as an excluded driver under the contract of

Excluded
driver to
carry
insurance
card

automobile insurance under which the vehicle is insured shall have in the vehicle at all times an insurance card evidencing that the operator is a named insured under another contract of automobile insurance, and the operator shall surrender the insurance card for reasonable inspection upon the demand of a police officer.

(7) Subsection 3 (2) of the said Act is amended by striking out “subsection (1)” in the first line and inserting in lieu thereof “this section”.

(8) Subsection 10 (4) of the said Act, as re-enacted by the Statutes of Ontario, 1988, chapter 18, section 32, is repealed and the following substituted therefor:

Idem

(4) Rates prepared under subsection (3) do not come into effect until approved under section 369 of the *Insurance Act*.

83. Section 66 of the *Corporations Tax Act*, being chapter 97 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following subsection:

Exception

R.S.O. 1980,
c. 218

(1a) Clause (1) (b) does not apply in respect of a contract of automobile insurance within the meaning of the *Insurance Act* unless the automobile insured by the policy is,

- (a) an ambulance or funeral vehicle;
- (b) a bus, limousine or taxi or other vehicle that carries passengers for reward or as part of a transportation service;
- (c) a fire department or police vehicle;
- (d) a driver training vehicle;
- (e) a vehicle rented for a period of less than thirty days;
- (f) a vehicle used primarily to transport things in connection with the insured's business or occupation;
or
- (g) a vehicle that weighs more than 4,500 kilograms.

84. Clause 1 (1) (t) of the *Credit Unions and Caisses Populaires Act*, being chapter 102 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

- (t) "Superintendent" means the Superintendent of Deposit Institutions.

85. Section 36 of the *Health Insurance Act*, being chapter 197 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following subsection:

(4) Despite subsection (1), the Plan is not subrogated to the rights of an insured person in respect of personal injuries arising directly or indirectly from the use or operation of an automobile after this section comes into force in Canada, the United States of America or any other jurisdiction designated in the *No-Fault Benefits Schedule* under the *Insurance Act*.

Exception

R.S.O. 1980,
c. 218

86.—(1) Section 1 of the *Motor Vehicle Accident Claims Act*, being chapter 298 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1983, chapter 12, section 1, is further amended by adding thereto the following subsection:

(1a) Notwithstanding that a motor vehicle is insured under a motor vehicle liability policy, it shall be deemed to be an uninsured motor vehicle for the purposes of this Act while it is being operated by an excluded driver as defined in the *Insurance Act* with respect to that policy unless the excluded driver is a named insured under another motor vehicle liability policy.

Exception re:
excluded
driver

R.S.O. 1980,
c. 218

(2) The said Act is amended by adding thereto the following section:

4b.—(1) Any person who has recourse against the Fund for no-fault benefits under section 232 of the *Insurance Act* may make application, in a form prescribed by the Minister, for payment out of the Fund of the benefits.

No-fault
benefits

(2) If a person has recourse against the Fund under section 232 of the *Insurance Act*,

Idem

R.S.O. 1980,
c. 218

- (a) a reference to an insurer in the *No-Fault Benefits Schedule* shall be deemed to be a reference to the Fund and a reference to an insured person shall be deemed to be a reference to the person who has recourse against the Fund; and
- (b) sections 238, 239a and 242a to 242i of the *Insurance Act* apply with necessary modifications.

(3) The Minister shall make payment out of the Fund of the amounts owing to a person described in subsection (2).

Idem

Idem

(4) Subsection 21 (9) does not apply to payments under this section.

87. Section 10 of the *Motorized Snow Vehicles Act*, being chapter 301 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Application
of
R.S.O. 1980,
c. 198, 298

10. The *Highway Traffic Act*, except Part XI, and the *Motor Vehicle Accident Claims Act*, except section 4b, do not apply to a motorized snow vehicle or to the driving thereof.

88. The *Ontario Automobile Insurance Board Act, 1988*, being chapter 18, is repealed.

89.—(1) Section 1 of the *Prepaid Hospital and Medical Services Act*, being chapter 388 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following clause:

R.S.O. 1980,
c. 218

(aa) “Commissioner” means the commissioner of insurance under the *Insurance Act*.

(2) Section 12 of the said Act is repealed and the following substituted therefor:

Appeal

12. An association that considers itself aggrieved by a decision of the Superintendent may appeal the decision to the Commissioner in accordance with the procedures set out in the *Insurance Act*.

R.S.O. 1980,
c. 218

90.—(1) Section 1 of the *Registered Insurance Brokers Act*, being chapter 444 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following clause:

R.S.O. 1980,
c. 218

(ca) “Commissioner” means the commissioner of insurance under the *Insurance Act*.

(2) Section 9 of the said Act is repealed and the following substituted therefor:

Ontario
Insurance
Commission
R.S.O. 1980,
c. 218

9.—(1) The Ontario Insurance Commission established under the *Insurance Act* shall be deemed to have an interest in the Corporation, as the representative of all persons who may be served by registered insurance brokers.

Information

(2) The Corporation shall, within a reasonable time, furnish the Commissioner or the Superintendent, as the case may be, with such information and financial statements with respect to the Corporation as he or she may require.

(3) Subsection 10 (1) of the said Act is amended,

- (a) by striking out “the Minister and the Superintendent” in the second and third lines and inserting in lieu thereof “and the Minister”; and
- (b) by striking out “or Superintendent” in the last line of clause (g).

91.—(1) The filings made by an insurer with the Ontario Automobile Insurance Board under Ontario Regulations 697/89, 110/90 and 111/90 shall together be deemed to constitute the insurer’s first application under section 369 of the *Insurance Act*, as re-enacted by this Act.

Transitional

R.S.O. 1980,
c. 218

(2) An application referred to in subsection (1) shall be deemed to have been made on the date that section 74 comes into force.

Idem

92. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Commence-
ment

93. The short title of this Act is the *Insurance Statute Law Amendment Act, 1990*.

Short title

CHAPTER 3

An Act to amend the Mining Tax Act

Assented to June 21st, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of the *Mining Tax Act*, being chapter 269 of the Revised Statutes of Ontario, 1980, as re-enacted by the Statutes of Ontario, 1987, chapter 11, section 2, is repealed and the following substituted therefor:

2.—(1) The tax payable under this Act by an operator for a taxation year shall be deemed to accrue proportionately during the taxation year. When taxes accrue

(2) Every operator liable to pay tax under this Act for a taxation year shall pay the tax by monthly instalments during the taxation year with the balance of the tax, if any, payable not later than two months after the end of the taxation year. Payment of taxes

(3) The amount of each monthly instalment payable under this section for the taxation year is the lesser of, Amount of instalments

- (a) the amount of tax payable by the operator for the taxation year divided by the number of months commencing in the taxation year; or
- (b) the amount of tax payable by the operator for the taxation year ending immediately before the taxation year for which the instalment is being calculated, divided by the number of months commencing in that immediately preceding taxation year.

(4) If the taxation year of an operator is the first taxation year after an amalgamation within the meaning of section 87 of the *Income Tax Act* (Canada), the amount of each monthly instalment payable under this section for the taxation year is the lesser of, Instalments after amalgamation
R.S.C. 1952, c. 148

- (a) the amount determined under clause (3) (a); or

R.S.C. 1952,
c. 148

- (b) the aggregate of all amounts each of which is the amount of tax payable by a predecessor corporation of the operator, within the meaning of section 87 of the *Income Tax Act* (Canada), for its last taxation year divided by the number of months commencing in the year.

Payment of
instalments

- (5) Instalment payments under this section shall be paid to the Treasurer on or before the 25th day of each month commencing in the taxation year by remitting the payments to the Minister.

2.—(1) Subsection 8 (2) of the said Act, as re-enacted by the Statutes of Ontario, 1987, chapter 11, section 8, is repealed and the following substituted therefor:

Interest on
unpaid tax

- (2) An operator is liable to pay interest at the prescribed rate on the amount, if any, by which the amount of tax payable by the operator for a taxation year exceeds the amount paid on account of the tax payable, from the day that is two months after the end of the taxation year until the day the tax payable is fully paid.

Interest on
deficient
instalments

- (2a) If an operator fails to pay a monthly instalment as required under section 2, interest at the prescribed rate is payable by the operator, in addition to any interest payable under subsection (2), on the difference between the amount of the monthly instalment required to be paid under section 2 and the amount, if any, of the monthly instalment paid by the operator, from the day the monthly instalment was required to be paid to the earlier of the day the instalment is fully paid or the day which is two months after the end of the taxation year.

Date of
payment

- (2b) A payment made on account of tax payable under this Act shall be deemed to have been made on the day the payment is received by the Minister.

(2) Section 8 of the said Act, as re-enacted by the Statutes of Ontario, 1987, chapter 11, section 8, is amended by adding thereto the following subsections:

Refund of
overpaid
instalments

- (6a) If the Minister is satisfied, after receiving written application from an operator for a refund under this subsection and before assessing tax payable by the operator for a taxation year, that the total amount of monthly instalments paid by the operator in respect of the taxation year exceeds the amount of tax that is or will be payable by the operator for the taxation year, the Minister may refund the excess amount to the operator before the end of the taxation year.

(6b) Interest at the prescribed rate is payable to the operator on the amount, if any, by which the total of the monthly instalments paid for a taxation year exceeds the total amount of monthly instalments required by section 2 to have been paid on or before that time by the operator in respect of the taxation year, from the day on which the excess payment arose until the earlier of,

Interest
allowed on
overpaid
instalments

- (a) the day the excess is refunded, or applied under this section on other liability; or
- (b) the day that is two months after the end of the taxation year.

(6c) For the purposes of determining the amount of interest payable by or to an operator under subsection (2a) or (6b) with respect to the amount of a monthly instalment required to be paid by the operator for a taxation year, the amount of the monthly instalment required under section 2 shall be deemed to be the amount that would be determined under section 2 if the amounts of tax payable by the operator for the taxation year and for the immediately preceding taxation year were the amounts of tax for those taxation years as originally assessed by the Minister and for which notices of assessment were issued by the Minister, despite any subsequent assessment.

Idem

(6d) Subsection (6c) does not apply in determining the amount of interest payable by an operator under subsection (2a) with respect to the amount of a monthly instalment required under section 2 if,

Idem

- (a) the operator has failed to deliver the return required under subsection 7 (1) for the taxation year for which the instalment was payable; and
- (b) the amount of tax payable for the taxation year as originally assessed by the Minister is less than the amount of tax subsequently assessed for the taxation year.

3. Subsections 14 (1) and (2) of the said Act are repealed and the following substituted therefor:

(1) Every person employed directly or indirectly in the administration or enforcement of this Act or in the development and evaluation of tax policy for the Government of Ontario shall preserve secrecy with respect to all matters related to this Act that come to his or her knowledge in the

Confidentiality

course of such employment and shall not communicate any information or material related to any such matter to any other person not legally entitled thereto except,

- (a) as may be required in connection with the administration or enforcement of this Act or any other Act administered by the Minister or the regulations under any of them;
- (b) as may be required in connection with the development and evaluation of tax policy by the Government of Ontario or the Government of Canada;
- (c) to counsel for the person required by this section to preserve secrecy; or
- (d) with the consent of the person to whom the information or material relates.

Offence

(2) Every person who contravenes this section is guilty of an offence and on conviction is liable to a fine of not more than \$2,000.

4. Subsection 18 (2) of the said Act, as re-enacted by the Statutes of Ontario, 1987, chapter 11, section 15, is repealed and the following substituted therefor:

Penalty for
failure to
deliver return

(2) Every operator who fails to deliver a return as and when required by section 7 shall pay, when assessed therefor, a penalty equal to the greater of,

- (a) \$50 for each day during which the operator fails to deliver the return; or
- (b) an amount equal to the lesser of \$1,000 or 10 per cent of the tax that was unpaid when the return was required to be delivered.

Application

5. The following provisions apply in respect of taxation years commencing after the 17th day of May, 1989:

- 1. Section 2 of the said Act, as re-enacted by section 1.
- 2. Subsection 8 (2) of the said Act, as re-enacted by subsection 2 (1).
- 3. Subsections 8 (2a) and (2b) of the said Act, as enacted by subsection 2 (1).

4. Subsections 8 (6a), (6b), (6c) and (6d) of the said Act, as enacted by subsection 2 (2).

6.—(1) This Act, except sections 1 and 2, comes into force on the day it receives Royal Assent. Commence-
ment

(2) Sections 1 and 2 shall be deemed to have come into force on the 18th day of May, 1989. Idem

7. The short title of this Act is the *Mining Tax Amendment Act, 1990*. Short title

CHAPTER 4

An Act to amend certain Acts with respect to Easements and other matters

Assented to June 21st, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Subsection 106 (7) of the *Registry Act*, being chapter 445 of the Revised Statutes of Ontario, 1980, as enacted by the Statutes of Ontario, 1981, chapter 17, section 4, is amended by adding at the end thereof “other than as a result of subsection (1)”.

(2) The said Act is amended by adding thereto the following section:

106a.—(1) In this section,

Definitions

“Ministry of Government Services” means Her Majesty the Queen in right of Ontario as represented by the Minister of Government Services;

“municipality” means a municipality within the meaning of the *Municipal Act* and includes a regional, metropolitan or district municipality, the County of Oxford and a local board within the meaning of the *Municipal Affairs Act*;

R.S.O. 1980,
cc. 302, 303

“public utility easement” means an easement in respect of a water works or water supply system, sewage works, steam or hot water distribution system, electrical power or energy generating, transmission or distribution system, street lighting system, natural or artificial gas works or supply system, or a transportation system.

(2) Despite sections 105 and 106, a public utility easement of a municipality or an easement of the Ministry of Government Services that existed on the 31st day of July, 1981 continues until the 31st day of December, 1999.

Continuation
of public
utility
easements

Eligibility for
compensation

(3) If, except for subsection (2), an easement would not affect land, a person who has an interest in the land acquired on or after the 1st day of August, 1981 and before the day this section comes into force is entitled to compensation for the easement.

Idem

(4) Subsection (3) does not apply to a person if the easement is specifically referred to in,

- (a) the instrument by which the person acquired the interest; or
- (b) a registered instrument executed by the person before the day this section comes into force.

Time of
calculation

(5) Compensation shall be calculated as though the easement had been expropriated on the earlier of,

- (a) the day the person who has an interest in the land gives the municipality or the Ministry of Government Services notice that he or she claims compensation under this section; or
- (b) the day the municipality or the Ministry of Government Services gives the person who has an interest in the land notice of its easement.

Calculation
of compen-
sation

R.S.O. 1980,
c. 148

Abandonment
of easement

(6) The *Expropriations Act* applies with necessary modifications to claims for compensation.

(7) A municipality or the Ministry of Government Services is relieved from paying compensation for an easement if it,

- (a) removes anything placed under the authority of the easement;
- (b) restores the land to the condition it was in immediately before any removal; and
- (c) abandons the easement.

Notices of
claim

(8) A notice of claim in respect of a public utility easement of a municipality or an easement of the Ministry of Government Services registered before the 31st day of December, 1999 is as effective as if it had been registered on the 31st day of July, 1981.

2. The *Municipal Act*, being chapter 302 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following section:

195a.—(1) In this section,

Definitions

“municipal public utility” means a public utility owned and operated by a municipality;

“municipal public utility easement” means an easement of a municipality in respect of a municipal public utility;

“municipality” includes a regional, metropolitan or district municipality, the County of Oxford and a local board within the meaning of the *Municipal Affairs Act*;

R.S.O. 1980,
c. 303

“public utility” means a water works or water supply system, sewage works, steam or hot water distribution system, electrical power or energy generating, transmission or distribution system, street lighting system, natural or artificial gas works or supply system, or a transportation system.

(2) A municipal public utility easement does not have to be appurtenant or annexed to or for the benefit of any specific parcel of land to be valid.

Dominant
tenement

(3) Part III of the *Registry Act* does not apply to a claim of a person in respect of a part of a municipal public utility constructed on land before this section comes into force with the consent or acquiescence of the owner of the land.

R.S.O. 1980,
c. 445,
Part III
not to apply

(4) No person shall interfere with a part of a municipal public utility for which there is no municipal public utility easement unless,

Interference
with utilities

(a) the municipality consents; or

(b) the interference is authorized by a court order under this section.

(5) The District Court may make an order authorizing interference with a part of a municipal public utility on the application of a person who has an interest in the land where the part is located if the use of the land by the person is substantially affected.

Court orders
with respect
to utilities

(6) A person making an application for an order under subsection (5) in respect of a part of a municipal public utility shall give the municipality ninety days notice of the application or such other notice as the court may direct.

Notice

Other orders

(7) In making an order under subsection (5), the court may make such other orders as it considers necessary including an order that the applicant provide an easement for the alternative location of the public utility for such compensation as the court may determine.

Stay of orders

(8) The court shall stay an order under subsection (5) at the request of the municipality for such time as the court determines to allow the municipality to acquire an interest in land to accommodate the part of its public utility that is subject to the order.

Right to repair utilities

(9) Subject to any court order under this section, a municipality may enter upon any land to repair and maintain its public utilities.

Utilities located by mistake

(10) If, before this section comes into force, a municipality located a part of a municipal public utility where it had no right to do so in the mistaken belief that the part was being located on a municipal road allowance, the municipality that owns and operates the utility shall be deemed to have an easement in respect of the utility and the owner of the land on which the part is located shall be entitled to compensation for the easement determined in accordance with the *Expropriations Act*.

R.S.O. 1980, c. 148

Offence

(11) Every person who knowingly contravenes subsection (4) is guilty of an offence.

3. The *Ministry of Government Services Act*, being chapter 279 of the Revised Statutes of Ontario, 1980, is amended by adding thereto the following section:

Definitions

9a.—(1) In this section,

“government public utility” means a public utility owned and operated by Her Majesty the Queen in right of Ontario as represented by the Minister;

“government public utility easement” means an easement of Her Majesty the Queen in right of Ontario as represented by the Minister in respect of a government public utility;

“public utility” means a water works or water supply system, sewage works, steam or hot water distribution system, electrical power or energy generating, transmission or distribution system, street lighting system, natural or artificial gas works or supply system, or a transportation system.

(2) Part III of the *Registry Act* does not apply to a claim of a person in respect of a part of a government public utility constructed on land before this section comes into force with the consent or acquiescence of the owner of the land.

R.S.O. 1980,
c. 445,
Part III
not to apply

(3) No person shall interfere with a part of a government public utility for which there is no government public utility easement unless,

Interference
with utilities

(a) the Minister consents; or

(b) the interference is authorized by a court order under this section.

(4) The District Court may make an order authorizing interference with a part of a government public utility on the application of a person who has an interest in the land where the part is located if the use of the land by the person is substantially affected.

Court orders
with respect
to utilities

(5) A person making an application for an order under subsection (4) in respect of a part of a government public utility shall give the Minister ninety days notice of the application or such other notice as the court may direct.

Notice

(6) In making an order under subsection (4), the court may make such other orders as it considers necessary including an order that the applicant provide an easement for the alternative location of the public utility for such compensation as the court may determine.

Other orders

(7) The court shall stay an order under subsection (4) at the request of the Minister for such time as the court determines to allow the Government to acquire an interest in land to accommodate the part of the public utility that is subject to the order.

Stay of
orders

(8) Subject to any court order under this section, the Minister may enter upon any land to repair and maintain a government public utility.

Right to
repair
utilities

(9) If, before this section comes into force, the Government located a part of a government public utility where it had no right to do so in the mistaken belief that the part was being located on a municipal road allowance, Her Majesty the Queen in right of Ontario as represented by the Minister shall be deemed to have an easement in respect of the utility and the owner of the land on which the part is located shall be

Utilities
located by
mistake

entitled to compensation for the easement determined in accordance with the *Expropriations Act*.

R.S.O. 1980,
c. 148

Offence (10) Every person who knowingly contravenes subsection (3) is guilty of an offence.

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *Easement Statute Law Amendment Act, 1990*.

CHAPTER 5

An Act respecting Business Names

Assented to June 21st, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“business” includes every trade, occupation, profession, service or venture carried on with a view to profit;

“corporation” means a corporation wherever or however incorporated;

“Minister” means the Minister of Consumer and Commercial Relations;

“Ministry” means the Ministry of the Minister;

“person” includes an individual, sole proprietorship, unincorporated association, unincorporated syndicate, unincorporated organization, trust, body corporate, and an individual in his or her capacity as trustee, executor, administrator or other legal representative;

“prescribed” means prescribed by the regulations;

“Registrar” means the Registrar appointed under section 3;

“registered” means registered under this Act;

“regulations” means the regulations made under this Act.

2.—(1) No corporation shall carry on business or identify itself to the public under a name other than its corporate name unless the name is registered by that corporation. Registering
name

(2) No individual shall carry on business or identify his or her business to the public under a name other than his or her own name unless the name is registered by that individual. Idem

- Idem (3) No persons associated in partnership shall carry on business or identify themselves to the public, except as a limited partnership carrying on business in accordance with the *Limited Partnerships Act*, unless the name of the partnership is registered by all of the partners.
- R.S.O. 1980, c. 241
- Exception (4) Subsection (3) does not apply to prohibit persons associated in partnership from carrying on business or identifying themselves to the public under a name that is composed of the names of the partners.
- Idem (5) This section does not apply to prohibit the use of a name that contains characters from an alphabet other than the Roman alphabet if the name is used in conjunction with the registered name.
- Name to be set out (6) A corporation and such other persons as are prescribed carrying on business under a registered name or, in the case of a corporation, identifying itself to the public under a registered name, shall set out both the registered name as well as the person's name in all contracts, invoices, negotiable instruments and orders involving goods or services issued or made by the person.
- Registrar **3.**—(1) The Minister shall appoint a public servant in the Ministry as the Registrar.
- Delegation of powers (2) The Registrar may delegate any of the duties or powers of the Registrar to any public servant in the Ministry.
- Records (3) The Registrar shall maintain a record of every registration made under this Act or filed under the *Limited Partnerships Act*.
- Available to the public (4) Any person is entitled to examine, during normal business hours, the records maintained by the Registrar.
- Registration **4.**—(1) Subject to subsections (2) and (3), any person, upon paying the prescribed fee, may register a name under this Act for a term of five years.
- Idem (2) The Registrar shall not accept for registration a name that does not comply with the prescribed requirements.
- Idem (3) Only letters from the Roman alphabet, Arabic numerals or a combination of letters from the Roman alphabet and Arabic numerals together with punctuation marks and such other marks as are prescribed may form part of a registered name.

- (4) If there is a change in information set out in a registration, the registrant shall register, in the prescribed form within fifteen days after the change, an amended registration showing the change. Changes
- (5) If the Registrar has grounds to believe that information registered is not correct or current, he or she may give notice to the registrant requiring that the information be corrected or updated within the time specified in the notice. Correcting information
- (6) A registrant receiving a notice under subsection (5) shall comply with the request in the notice or provide evidence to the Registrar that the information registered is correct or current, as the case may be. Idem
- (7) The Registrar shall cancel a registration, Cancelling registration
- (a) if a name was accepted for registration that does not comply with the prescribed requirements; or
- (b) if the registrant requests the cancellation.
- (8) The Registrar may cancel a registration if the registrant is given a notice under subsection (5) and does not comply with subsection (6). Idem
- (9) The Registrar shall indicate, on the record, every cancellation under subsection (7) or (8). Entering cancellation
- (10) Before cancelling a registration other than on the request of the registrant or pursuant to a Court order, the Registrar shall give the registrant twenty-one days notice of the intention to cancel. Notice of cancellation
- (11) A person whose application to register a name is refused may appeal to the Divisional Court within twenty-one days after the day of the refusal. Appeal
- (12) A registrant who receives a notice under subsection (10) may appeal to the Divisional Court within twenty-one days after receipt of the notice. Idem
- (13) If a notice under subsection (10) is under appeal, the Registrar shall not cancel the registration unless a final determination is made upholding the Registrar's decision. Idem
- 5.—(1)** A registrant is entitled to renew a registration before it expires upon paying the prescribed fee. Renewal of registration

Late renewal (2) A registrant is entitled to renew a registration within sixty days after it expires upon paying the prescribed fee for late renewal.

Effective date (3) A renewal made under subsection (1) or (2) is effective on the day immediately following the expiration day of the registration being renewed.

Liability for damages **6.**—(1) A person who suffers damages by reason of the registration of a name that is the same as or deceptively similar to another person's registered name is entitled to recover compensation from the registrant for damages suffered because of the registration.

Idem (2) For the purposes of subsection (1), the compensation is limited to the greater of \$500 and the actual amount of damages incurred.

Cancelling registration (3) In giving a judgment for a plaintiff in an action brought under subsection (1), the court shall order the Registrar to cancel the registration that was the cause of the action.

Ability to sue **7.**—(1) A person carrying on business in contravention of subsection 2 (1), (2) or (3) or subsection 4 (4) or (6) is not capable of maintaining a proceeding in a court in Ontario in connection with that business except with leave of the court.

Idem (2) The court shall grant leave if the person seeking to maintain the proceeding satisfies the court that,

- (a) the failure to register was inadvertent;
- (b) there is no evidence that the public has been deceived or misled; and
- (c) at the time of the application to the court, the person is not in contravention of this Act or the regulations.

Contracts valid (3) No contract is void or voidable by reason only that it was entered into by a person who was in contravention of this Act or the regulations at the time the contract was made.

Certified copies **8.**—(1) Upon payment of the prescribed fee, the Registrar shall issue to any person applying therefor,

- (a) a certified copy of the record with respect to any name registered; or
- (b) if a name is not registered, a certificate so stating.

(2) A certified copy or a certificate issued under this section is admissible in evidence in all courts as proof, in the absence of evidence to the contrary, of the contents of the document or of the non-registration of a name, as the case may be, without proof of the appointment or signature of the Registrar. Idem

(3) For the purpose of this section, the signature of the Registrar may be printed or otherwise mechanically or electronically reproduced. Idem

9.—(1) Records prepared and maintained by the Registrar may be in bound or loose-leaf form or in a photographic film form or may be entered or recorded by any system of mechanical or electronic data processing or by any other information storage device that is capable of reproducing any required information in an accurate and intelligible form within a reasonable time. Form of records

(2) If records maintained by the Registrar are prepared and maintained otherwise than in written form, the Registrar shall furnish any copy required to be furnished in intelligible written form. Idem

(3) A report reproduced from records prepared and maintained otherwise than in written form that purports to be certified by the Registrar is, without proof of the Registrar's office or signature, admissible in evidence to the same extent as the original written records would have been. Idem

(4) The Registrar is not required to produce the original of a document if a copy is furnished in compliance with subsection (2). Copies

(5) For the purpose of this section, a document is a copy of an original if it contains all the information contained in the original. Idem

10.—(1) Every person who, without reasonable cause, contravenes section 2 or subsection 4 (4) or (6) or submits a statement in an application for a registration under this Act that is false or misleading with respect to any material fact is guilty of an offence and on conviction is liable to a fine of not more than \$2,000 or, if the person is a corporation, to a fine of not more than \$25,000. Offence

(2) If a corporation is guilty of an offence under subsection (1), every director or officer of the corporation and every person acting as its representative in Ontario who authorized, permitted or acquiesced in such an offence is also guilty of an Idem

offence and on conviction is liable to a fine of not more than \$2,000.

Regulations

11. The Lieutenant Governor in Council may make regulations,

- (a) prescribing information to be contained in a registration;
- (b) prescribing the duties of the Registrar;
- (c) requiring the payment of fees and fees for late registration and prescribing the amounts thereof;
- (d) prescribing forms and providing for their use;
- (e) exempting any class of person or business from the application of section 2, or any provision in the regulations, and prescribing conditions for any such exemption;
- (f) prescribing and prohibiting the use of connotations, suggestions, words, expressions or phrases in a name shown in a registration;
- (g) governing the custody and destruction of registrations and certificates;
- (h) prescribing fees to be charged for searches and copies of documents or information;
- (i) prescribing any matter required or permitted by this Act to be prescribed.

12. The *Partnerships Registration Act*, being chapter 371 of the Revised Statutes of Ontario, 1980, is repealed.

13.—(1) Section 2 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1982, chapter 23, section 1 and 1984, chapter 3, section 2, is repealed.

(2) Subsection 7 (1) of the said Act, as amended by the Statutes of Ontario, 1989, chapter 69, section 3, is further amended by striking out “2” in the third line.

(3) Subsection 7 (2) of the said Act, as amended by the Statutes of Ontario, 1989, chapter 69, section 3, is further amended by striking out “2” in the third line.

(4) Clauses 15 (a), 18 (b) and (c) of the said Act are repealed.

14.—(1) Clause 1 (e) of the *Limited Partnerships Act*, being chapter 241 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

(e) “Registrar” means the Registrar appointed under the *Business Names Act, 1990*. 1990, c. 5

(2) Subsections 3 (5) and (6) of the said Act are repealed.

15.—(1) A name or designation that is stated in a declaration or a renewal thereof filed under section 1 or 9 of the *Partnerships Registration Act* shall be deemed to be registered under and in accordance with this Act and the regulations. Transition R.S.O. 1980, c. 371

(2) A registration of a name or style or a renewal thereof that is filed under section 2 of the *Corporations Information Act* shall be deemed to be a registration under and in accordance with this Act and the regulations. Idem R.S.O. 1980, c. 96

16. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor. Commence-ment

17. The short title of this Act is the *Business Names Act, 1990*. Short title

CHAPTER 6

An Act to amend the Ontario Food Terminal Act

Assented to June 21st, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Sections 12 and 13 of the *Ontario Food Terminal Act* are repealed.

R.S.O. 1980,
c. 334
2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment
3. The short title of this Act is the *Ontario Food Terminal Amendment Act, 1990*.

Short title

CHAPTER 7

An Act to amend the Occupational Health and Safety Act and the Workers' Compensation Act

Assented to June 21st, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Section 1 of the *Occupational Health and Safety Act*, being chapter 321 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1986, chapter 64, section 44 and 1987, chapter 29, section 1, is further amended by re-numbering paragraph 1 as paragraph 1b and by adding thereto the following paragraphs:

1. “adjudicator” means the occupational health and safety adjudicator appointed under subsection 10g (1);
- 1a. “Agency” means the Workplace Health and Safety Agency established under section 10;
- 1aa. “certified member” means a committee member who is certified by the Agency under clause 10c (1) (c).

(2) Paragraph 3 of the said section 1 is amended by adding at the end thereof “but does not include any work or undertaking underground in a mine”.

(3) The said section 1 is further amended by adding thereto the following paragraph:

- 14a. “licensee” means a person who holds a logging licence under the *Crown Timber Act*.

R.S.O. 1980,
c. 109

(4) Paragraph 15 of the said section 1 is amended by inserting after “logs” in the fourth line “the maintenance of haul roads, scarification, the carrying out of planned burns, the practice of silviculture”.

(5) Subparagraph ii of paragraph 23 of the said section 1 is repealed.

(6) The said section 1 is further amended by adding thereto the following subsections:

Ship under
repair

(2) For the purposes of this Act and the regulations, a ship being manufactured or under repair shall be deemed to be a project.

Limitation

(3) An owner does not become a constructor by virtue only of the fact that the owner has engaged an architect, professional engineer or other person solely to oversee quality control at a project.

2. The said Act is amended by adding thereto the following section:

Self-
employed
persons

3a. Subsections 14 (1), clauses 15 (1) (c), (e), (f) and (g), subsection 20 (1) and sections 21, 22a, 22b, 22c, 22d, 22e, 22f, 25, 26, 28, 29, 29a, 30a, 31, 32, 33, 37, 38, 39 and 40, and the regulations in relation thereto, apply with necessary modifications to a self-employed person.

3.—(1) Subsections 7 (1) and (2) of the said Act are repealed and the following substituted therefor:

Mandatory
selection of
health and
safety
representative

(1) At a project or other work place where no committee is required under section 8 and where the number of workers regularly exceeds five, the constructor or employer shall cause the workers to select at least one health and safety representative from among the workers at the work place who do not exercise managerial functions.

Order
appointing
health and
safety
represent-
atives

(2) If no health and safety representative is required under subsection (1) and no committee is required under section 8 for a work place, the Minister may, by order in writing, require a constructor or employer to cause the workers to select one or more health and safety representatives from among the workers at the work place or part thereof who do not exercise managerial functions, and may provide in the order for the qualifications of such representatives.

(2) Subsection 7 (6) of the said Act is repealed and the following substituted therefor:

Inspections

(6) Unless otherwise required by the regulations or by an order by an inspector, a health and safety representative shall inspect the physical condition of the work place at least once a month.

(6a) If it is not practical to inspect the work place at least once a month, the health and safety representative shall inspect the physical condition of the work place at least once a year, inspecting at least a part of the work place in each month. Idem

(6b) The inspection required by subsection (6a) shall be undertaken in accordance with a schedule agreed upon by the constructor or employer and the health and safety representative. Schedule of inspections

(6c) The constructor, employer and workers shall provide a health and safety representative with such information and assistance as the member may require for the purpose of carrying out an inspection of the work place. Inspections

(3) Section 7 of the said Act is amended by adding thereto the following subsections:

(7a) A health and safety representative has the power, Powers of representative

- (a) to obtain information from the constructor or employer concerning the conducting or taking of tests of any equipment, machine, device, article, thing, material or biological, chemical or physical agent in or about a work place for the purpose of occupational health and safety;
- (b) to be consulted about, and be present at the beginning of, testing referred to in clause (a) conducted in or about the work place if the representative believes his or her presence is required to ensure that valid testing procedures are used or to ensure that the test results are valid; and
- (c) to obtain information from the constructor or employer respecting,
 - (i) the identification of potential or existing hazards of materials, processes or equipment, and
 - (ii) health and safety experience and work practices and standards in similar or other industries of which the constructor or employer has knowledge.

(7b) A constructor or employer who receives written recommendations from a health and safety representative shall respond in writing within twenty-one days. Response to recommendations

Idem

(7c) A response of a constructor or employer under subsection (7b) shall contain a timetable for implementing the recommendations the constructor or employer agrees with and give reasons that the constructor or employer disagrees with any recommendations that the constructor or employer does not accept.

(4) Subsection 7 (10) of the said Act is amended by striking out “subsections (6), (7) and (8)” in the eighth line and inserting in lieu thereof “this section”.

4.—(1) Subsection 8 (1) of the said Act is repealed and the following substituted therefor:

Application

(1) Subject to subsection (3), this section does not apply,

- (a) to a constructor at a project at which work is expected to last less than three months; or
- (b) to a prescribed employer or work place or class of employers or work places.

(2) Subsection 8 (2) of the said Act is repealed and the following substituted therefor:

Joint health
and safety
committee

(2) A joint health and safety committee is required,

- (a) at a work place at which twenty or more workers are regularly employed;
- (b) at a work place with respect to which an order to an employer is in effect under section 20; or
- (c) at a work place, other than a construction project where fewer than twenty workers are regularly employed, with respect to which a regulation concerning designated substances applies.

(3) Section 8 of the said Act is amended by adding thereto the following subsection:

Establish-
ment of
committee

(3a) The constructor or employer shall cause a joint health and safety committee to be established and maintained at the work place unless the Minister is satisfied that a committee of like nature or an arrangement, program or system in which the workers participate is, on the date this Act comes into force, established and maintained pursuant to a collective agreement or other agreement or arrangement and that such committee, arrangement, program or system provides benefits for the health and safety of the workers equal to, or greater

than, the benefits to be derived under a committee established under this section.

(4) Subsection 8 (5) of the said Act is repealed and the following substituted therefor:

(5) A committee shall consist of,

Composition
of committee

- (a) at least two persons, for a work place where fewer than fifty workers are regularly employed; or
- (b) at least four persons or such greater number of people as may be prescribed, for a work place where fifty or more workers are regularly employed.

(5a) At least half the members of a committee shall be workers employed at the work place who do not exercise managerial functions.

Idem

(5b) The members of a committee who represent workers shall be selected by the workers they are to represent or, if a trade union or unions represent the workers, by the trade union or unions.

Selection of
members

(5c) The constructor or employer shall select the remaining members of a committee from among persons who exercise managerial functions for the constructor or employer and, to the extent possible, who do so at the work place.

Idem

(5d) A member of the committee who ceases to be employed at the work place ceases to be a member of the committee.

Requirement
for
committee
membership

(5e) Two of the members of a committee shall co-chair the committee, one of whom shall be selected by the members who represent workers and the other of whom shall be selected by the members who exercise managerial functions.

Committee to
be co-chaired

(5) Section 8 of the said Act is further amended by adding thereto the following subsections:

(5f) Unless otherwise prescribed, a constructor or employer shall ensure that at least one member of the committee representing the constructor or employer and at least one member representing workers are certified members.

Certification
requirement

(5g) Subsection (5f) does not apply with respect to a project where fewer than fifty workers are regularly employed or that is expected to last less than three months.

Idem

Designation
of member
to be
certified

(5h) If no member representing workers is a certified member, the workers or the trade unions who selected the members representing workers shall select from among them one or more who are to become certified.

Designation
of certified
members

(5i) If there is more than one certified member representing workers, the workers or the trade unions who selected the members representing workers shall designate one or more certified members who then become solely entitled to exercise the rights and required to perform the duties under this Act of a certified member representing workers.

Idem

(5j) If there is more than one certified member representing the constructor or employer, the constructor or employer shall designate one or more of them who then become solely entitled to exercise the rights and required to perform the duties under this Act of a certified member representing a constructor or an employer.

Replacement
of certified
member

(5k) If a certified member resigns or is unable to act, the constructor or employer shall, within a reasonable time, take all steps necessary to ensure that the requirement set out in subsection (5f) is met.

(6) Subsection 8 (6) of the said Act is amended by striking out “and” at the end of clause (c) and by adding thereto the following clauses:

- (e) obtain information from the constructor or employer concerning the conducting or taking of tests of any equipment, machine, device, article, thing, material or biological, chemical or physical agent in or about a work place for the purpose of occupational health and safety; and
- (f) be consulted about, and have a designated member representing workers be present at the beginning of, testing referred to in clause (e) conducted in or about the work place if the designated member believes his or her presence is required to ensure that valid testing procedures are used or to ensure that the test results are valid.

(7) Section 8 of the said Act is further amended by adding thereto the following subsections:

Idem

(6a) The members of the committee who represent workers shall designate one of them who is entitled to be present at the beginning of testing described in clause (6) (f).

(6b) A constructor or employer who receives written recommendations from a committee shall respond in writing within twenty-one days. Response to recommendations

(6c) A response of a constructor or employer under subsection (6b) shall contain a timetable for implementing the recommendations the constructor or employer agrees with and give reasons that the constructor or employer disagrees with any recommendations that the constructor or employer does not accept. Idem

(8) Subsection 8 (8) of the said Act is repealed and the following substituted therefor:

(8) Subject to subsection (8a), the members of a committee who represent workers shall designate a member representing workers to inspect the physical condition of the work place. Inspections

(8a) If possible, the member designated under subsection (8) shall be a certified member. Idem

(8b) The members of a committee are not required to designate the same member to perform all inspections or to perform all of a particular inspection. Idem

(8c) Unless otherwise required by the regulations or by an order by an inspector, a member designated under subsection (8) shall inspect the physical condition of the work place at least once a month. Idem

(8d) If it is not practical to inspect the work place at least once a month, the member designated under subsection (8) shall inspect the physical condition of the work place at least once a year, inspecting at least a part of the work place in each month. Idem

(8e) The inspection required by subsection (8d) shall be undertaken in accordance with a schedule established by the committee. Schedule of inspections

(8f) The constructor, employer and the workers shall provide a member designated under subsection (8) with such information and assistance as the member may require for the purpose of carrying out an inspection of the work place. Inspections

(8g) The member shall inform the committee of situations that may be a source of danger or hazard to workers and the committee shall consider such information within a reasonable period of time. Information reported to the committee

(9) Subsection 8 (12) of the said Act is repealed and the following substituted therefor:

Entitlement
to time from
work

(12) A member of a committee is entitled to,

- (a) one hour or such longer period of time as the committee determines is necessary to prepare for each committee meeting;
- (b) such time as is necessary to attend meetings of the committee; and
- (c) such time as is necessary to carry out the member's duties under subsections (8c), (8d) and (9).

Entitlement
to be paid

(12a) A member of a committee shall be deemed to be at work during the times described in subsection (12) and the member's employer shall pay the member for those times at the member's regular or premium rate as may be proper.

Idem

(12b) A member of a committee shall be deemed to be at work while the member is fulfilling the requirements for becoming certified by the Agency and the member's employer shall pay the member for the time spent at the member's regular or premium rate as may be proper.

Exception

(12c) Subsection (12b) does not apply with respect to workers who are paid by the Agency for the time spent fulfilling the requirements for becoming certified.

(10) Subsection 8 (14) of the said Act is amended by inserting after "by" where it occurs the first time in the third line "a constructor or" and by inserting after "consulting" in the fourth line "the constructor or".

5. The said Act is further amended by adding thereto the following sections:

Worker
trades
committee

8a.—(1) If a committee is required at a project, other than a project where fewer than fifty workers are regularly employed or that is expected to last less than three months, the committee shall establish a worker trades committee for the project.

Committee
membership

(2) The members of a worker trades committee shall represent workers employed in each of the trades at the work place.

Selection of
members

(3) The members of a worker trades committee shall be selected by the workers employed in the trades the members

are to represent or, if a trade union represents the workers, by the trade union.

(4) It is the function of a worker trades committee to inform the committee at the work place of the health and safety concerns of the workers employed in the trades at the work place.

Function of
worker trades
committee

(5) Subject to subsection (6), a member of a worker trades committee is entitled to such time from work as is necessary to attend meetings of the worker trades committee and the time so spent shall be deemed to be work time for which the member shall be paid by the employer at the member's regular or premium rate as may be proper.

Entitlement
to time from
work

(6) The committee for a work place shall determine the maximum amount of time for which members of a worker trades committee for the work place are entitled to be paid under subsection (5) for each meeting of the worker trades committee.

Committee to
determine
maximum
entitlement

8b.—(1) The constructor or employer at a work place shall consult a health and safety representative or the committee with respect to proposed testing strategies for investigating industrial hygiene at the work place.

Consultation
on industrial
hygiene
testing

(2) The constructor or employer shall provide information to a health and safety representative or the committee concerning testing strategies to be used to investigate industrial hygiene at the work place.

Information

(3) A health and safety representative or a designated committee member representing workers at a work place is entitled to be present at the beginning of testing conducted with respect to industrial hygiene at the work place if the representative or member believes his or her presence is required to ensure that valid testing procedures are used or to ensure that the test results are valid.

Attendance
at testing

(4) The committee members representing workers shall designate one of them for the purpose of subsection (3).

Designation
of member

6. Section 10 of the said Act is repealed and the following substituted therefor:

10.—(1) An agency to be known as the Workplace Health and Safety Agency is established.

Workplace
Health and
Safety
Agency

Board of
directors

(2) The Agency is composed of a board of directors, appointed by the Lieutenant Governor in Council, consisting of,

- (a) one chair, selected in accordance with subsection (3);
- (b) two full-time vice-chairs, one of whom represents management and one of whom represents labour;
- (c) twelve part-time members, six of whom represent management, six of whom represent labour;
- (d) four additional part-time members who are health and safety professionals, two selected in consultation with representatives of management and two selected in consultation with representatives of labour; and
- (e) the executive director of the Agency, selected in consultation with the other members of the board.

Chair

(3) The chair shall be a candidate recommended by the Minister and selected from a list of candidates provided jointly by the vice-chairs.

Idem

(4) The vice-chairs shall provide the Minister with a list of candidates for chair.

Idem

(5) If the position of chair is vacant, the vice-chairs shall jointly act as chair until the vacancy is filled.

Non-voting
members

(6) The chair and the executive director are non-voting members of the board.

Procedure

(7) The board may make rules governing its procedure.

Remuner-
ation and
expenses

(8) The members of the board shall be paid such remuneration and expenses as the Lieutenant Governor in Council determines.

Executive
director

10a.—(1) The executive director of the Agency shall manage the operations of the Agency in accordance with the directions of the board of directors.

Staff and
consultants

(2) The executive director may appoint such employees and retain such other persons to provide professional, technical or other assistance to the Agency as are required for the purposes of the Agency.

(3) The *Public Service Act* does not apply with respect to employees of the Agency.

Non-application of R.S.O. 1980, c. 418

(4) The Agency shall be deemed to have been designated by the Lieutenant Governor in Council under the *Public Service Pension Act, 1989* as one whose employees are required to be members of the Public Service Pension Plan.

Pension plan 1989, c. 73

10b.—(1) The Agency shall file with the Minister not later than the 1st day of June in each year an annual report upon the affairs of the Agency.

Annual report

(2) The accounts of the Agency shall be audited annually.

Annual audit

7. The said Act is further amended by adding thereto the following section:

10c.—(1) The functions of the Agency are, and it has the power,

Agency functions

- (a) to develop requirements for the certification of members of committees and other workers;
- (b) to establish and administer, in accordance with the requirements of the Minister, the certification process including the training requirements of members of committees and other workers;
- (c) to certify persons according to requirements established under this Act and standards developed by the Agency;
- (d) to develop and deliver educational and training programs, purchase programs from other institutions and contribute to the development of safety programs by other institutions;
- (e) to make grants or provide funds, or both, for the purposes described in clause (d);
- (f) to promote public awareness of occupational health and safety;
- (g) to provide funding for occupational health and safety research;
- (h) to develop standards for first aid training and education and provide funding for first aid training;

- (i) to develop requirements for the accreditation of employers who operate successful health and safety programs and policies;
- (j) to accredit and revoke the accreditation of employers according to the standards developed by the Agency;
- (k) to advise the Workers' Compensation Board if accredited employers operate in such a manner as to reduce the hazard to workers in the work place;
- (l) to advise the Workers' Compensation Board if employers fail to take sufficient precaution for the prevention of hazards to workers;
- (m) to advise the Minister on matters related to occupational health and safety which may be brought to its attention or be referred to it;
- (n) to oversee the operation of,
 - (i) such occupational health and safety medical clinics as may be designated by regulation,
 - (ii) such safety and accident prevention associations as may be designated by regulation, and
 - (iii) such occupational health and safety training centres as may be designated by regulation;
- (o) to make grants or provide funds, or both, to the organizations referred to in clause (n);
- (p) to provide programs and services for a fee.

Directions to
organizations

(2) The Agency may give directions to the governing body of an organization referred to in clause (1) (n) and the governing body shall comply with the directions.

Funding for
associations

(3) The Agency shall not make a grant or provide funds to an organization referred to in subclause (1) (n) (ii) if a person designated by the Minister advises the Agency that the governing body of the organization does not, in his or her opinion, have an equal number of representatives of management and of workers employed in the sector represented by the organization.

Funding for
training
centres

(4) The Agency shall not make a grant or provide funds to an organization referred to in subclause (1) (n) (iii) if a person

designated by the Minister advises the Agency that the governing body of the organization does not, in his or her opinion, have an equal number of representatives of management and of workers.

(5) Subsections (3) and (4) come into force two years after the date on which this section comes into force. Commence-
ment

(6) The Agency shall make payments to persons regularly employed in the construction industry, other than persons who may become members of a committee who represent management, in respect of the time spent fulfilling the requirements for becoming certified by the Agency. Funding re
construction
workers

(7) The Agency shall establish a small business advisory committee, composed of an equal number of representatives of management and of workers in the small business community. Small
business
advisory
committee

(8) If the Agency fails to fulfil any of its functions and the Minister determines that there is a significant public interest at stake, the Minister may take whatever steps are necessary to ensure that the functions are fulfilled. Resolution
by Minister

(9) The board of directors may delegate in writing any of the Agency's powers or duties to an employee of the Agency who may act in the place of the Agency. Delegation

8. The said Act is further amended by adding thereto the following section:

10d.—(1) The Workers' Compensation Board shall transfer annually to the Agency at the beginning of each fiscal year of the Board an amount determined by the Lieutenant Governor in Council. Transfer of
funds

(2) The amount to be transferred at the beginning of each fiscal year shall not exceed 110 per cent of the amount transferred at the beginning of the preceding fiscal year. Idem

(3) If an occupational health and safety medical clinic, a safety and accident prevention association or an occupational health and safety training centre is designated for the purposes of clause 10c (1) (n) in one fiscal year, the amount to be transferred at the beginning of the next fiscal year may be greater than the amount permitted under subsection (2). Exception

(4) The amount paid by the Workers' Compensation Board under subsection (1) shall be assessed and levied upon such employers or classes of employers in Schedules 1 and 2 of the Method of
collection

R.S.O. 1980, c. 539, *Workers' Compensation Act* and in such manner as the Board considers appropriate.

Start-up costs (5) The costs and expenses of the Agency before the beginning of the first fiscal year of the Board after this section comes into force, up to a maximum of 1.5 million dollars, shall form part of the administration expenses of the Workers' Compensation Board.

Transition (6) The amount to be transferred under subsection (1) at the beginning of the first fiscal year of the Board after this section comes into force shall not exceed 53 million dollars.

9. The said Act is further amended by adding thereto the following sections:

Transfer of safety associations
R.S.O. 1980, c. 539, **10e.**—(1) The associations formed under section 123 of the *Workers' Compensation Act* before the coming into force of this section, except for the Farm Safety Association Inc., are continued under the authority of the Agency.

Regulation (2) The Lieutenant Governor in Council may, by regulation, transfer responsibility for the Farm Safety Association Inc. to the Agency, in which case this Act applies to the Association and the *Workers' Compensation Act* does not apply to it.

Transitional funding
1990, c. 7 (3) The Workers' Compensation Board shall continue to make payments and grants to and on behalf of the associations referred to in this section as if section 123 of the *Workers' Compensation Act* (as it read immediately before the coming into force of subsection 39 (4) of the *Occupational Health and Safety Statute Law Amendment Act, 1990*) continued to apply to the associations.

Repeal (4) Subsection (3) is repealed on the date the Workers' Compensation Board makes the first transfer under subsection 10d (1).

Funding of certain organizations
R.S.O. 1980, c. 539, **10f.**—(1) No grant may be given under clause 71 (3) (j) of the *Workers' Compensation Act* to an organization that receives or that is eligible to receive funds or grants from the Agency under clause 10c (1) (o).

Exception (2) Subsection (1) does not apply with respect to the period before the Workers' Compensation Board makes the first transfer of funds under subsection 10d (1).

10. The said Act is further amended by adding thereto the following section:

10g.—(1) The Lieutenant Governor in Council may appoint an occupational health and safety adjudicator who shall carry out the duties and exercise the powers of the adjudicator under this Act. Occupational health and safety adjudicator

(2) The adjudicator may delegate in writing any of his or her powers or duties, subject to any limitation or condition set out in the delegation. Delegation

11. Subsection 11 (1) of the said Act is amended by striking out “paragraph 1” in the second line and inserting in lieu thereof “paragraph 1b”.

12. The heading to Part III of the said Act is repealed and the following substituted therefor:

DUTIES OF EMPLOYERS AND OTHER PERSONS

13. The said Act is further amended by adding thereto the following section:

13a.—(1) A licensee shall ensure that,

Duties of
licensees

- (a) the measures and procedures prescribed by this Act and the regulations are carried out with respect to logging in the licensed area;
- (b) every employer performing logging in the licensed area for the licensee complies with this Act and the regulations; and
- (c) the health and safety of workers employed by employers referred to in clause (b) is protected.

(2) In this section, “licensed area” means the lands on which the licensee is authorized to cut Crown timber. Definition

14.—(1) Subsection 14 (2) of the said Act, as amended by the Statutes of Ontario, 1987, chapter 29, section 2, is further amended by striking out “and” at the end of clause (g) and by adding thereto the following clauses:

- (i) prepare and review at least annually a written occupational health and safety policy and develop and maintain a program to implement that policy;
- (j) post at a conspicuous location in the work place a copy of the occupational health and safety policy;

- (k) provide to the committee or to a health and safety representative the results of a report respecting occupational health and safety that is in the employer's possession and, if that report is in writing, a copy of the portions of the report that concern occupational health and safety; and
- (l) advise workers of the results of a report referred to in clause (k) and, if the report is in writing, make available to them on request copies of the portions of the report that concern occupational health and safety.

(2) Section 14 of the said Act, as amended by the Statutes of Ontario, 1987, chapter 29, section 2, is further amended by adding thereto the following subsection:

Idem

(4) Clause (2) (i) does not apply with respect to a work place at which five or fewer employees are regularly employed.

15.—(1) Subsection 15 (1) of the said Act is amended by adding thereto the following clauses:

- (ga) establish a medical surveillance program for the benefit of workers as prescribed;
- (gb) provide for safety-related medical examinations and tests for workers as prescribed.

(2) The said subsection 15 (1) is further amended by striking out “and” at the end of clause (h), by adding “and” at the end of clause (i) and by adding thereto the following clause:

- (j) carry out such training programs for workers, supervisors and committee members as may be prescribed.

(3) Section 15 of the said Act is amended by adding thereto the following subsection:

Idem

(3) If a worker participates in a prescribed medical surveillance program or undergoes prescribed medical examinations or tests, his or her employer shall pay,

- (a) the worker's costs for medical examinations or tests required by the medical surveillance program or required by regulation;

- (b) the worker's reasonable travel costs respecting the examinations or tests; and
- (c) the time the worker spends to undergo the examinations or tests, including travel time, which shall be deemed to be work time for which the worker shall be paid at his or her premium rate as may be proper.

16.—(1) Clause 17 (1) (e) of the said Act is repealed.

(2) Section 17 of the said Act is amended by adding thereto the following subsection:

(3) A worker is not required to participate in a prescribed medical surveillance program unless the worker consents to do so.

Consent to
medical
surveillance

17. The said Act is further amended by adding thereto the following section:

18a.—(1) Before beginning a project, the owner shall determine whether any designated substances are present at the project site and shall prepare a list of all designated substances that are present at the site.

Duty of
project
owners

(2) If any work on a project is tendered, the person issuing the tenders shall include, as part of the tendering information, a copy of the list referred to in subsection (1).

Tenders

(3) An owner shall ensure that a prospective constructor of a project on the owner's property has received a copy of the list referred to in subsection (1) before entering into a binding contract with the constructor.

Idem

(4) The constructor for a project shall ensure that each prospective contractor and subcontractor for the project has received a copy of the list referred to in subsection (1) before the prospective contractor or subcontractor enters into a binding contract for the supply of work on the project.

Duty of
constructors

(5) An owner who fails to comply with this section is liable to the constructor and every contractor and subcontractor who suffers any loss or damages as the result of the subsequent discovery on the project of a designated substance that the owner ought reasonably to have known of but that was not on the list prepared under subsection (1).

Liability

(6) A constructor who fails to comply with this section is liable to every contractor and subcontractor who suffers any

Idem

loss or damages as the result of the subsequent discovery on the project of a designated substance that was on the list prepared under subsection (1).

18. Section 19 of the said Act is amended by adding thereto the following subsection:

Architects
and engineers
1984, cc. 12,
13

(2) An architect as defined in the *Architects Act, 1984* and a professional engineer as defined in the *Professional Engineers Act, 1984* contravenes this Act if, as a result of his or her advice that is given or his or her certification required under this Act that is made negligently or incompetently, a worker is endangered.

19. The said Act is further amended by adding thereto the following section:

Duties of
directors and
officers of a
corporation

19a. Every director and every officer of a corporation shall take all reasonable care to ensure that the corporation complies with,

- (a) this Act and the regulations;
- (b) orders and requirements of inspectors and Directors; and
- (c) orders of the Minister.

20.—(1) Subsection 21 (1) of the said Act is amended by striking out “or combination of such agents” in the seventh line and in the tenth line and by striking out “or combination of agents” in the eleventh line.

(2) Subsection 21 (2) of the said Act is amended by striking out “or combination of such agents” in the third line and by striking out “or combination of agents” in the tenth line.

(3) Subsection 21 (3) of the said Act is repealed and the following substituted therefor:

Interpretation

(3) For the purpose of this section, a biological or chemical agent is not considered to be new if, before a person manufactures, distributes or supplies the agent, it was used in a work place other than the person’s work place or it is included in an inventory compiled or adopted by the Minister.

21. Subsection 22a (7) of the said Act, as enacted by the Statutes of Ontario, 1987, chapter 29, section 3, is repealed and the following substituted therefor:

(7) The employer shall keep readily accessible at the work place a floor plan, as prescribed, showing the names of all hazardous materials and their locations and shall post a notice stating where the floor plan is kept in a place or places where it is most likely to come to the attention of workers. Floor plans

22.—(1) Clause 22c (1) (c) of the said Act, as enacted by the Statutes of Ontario, 1987, chapter 29, section 3, is amended by inserting after “employer” in the first line “on request or if so prescribed”.

(2) Clause 22c (1) (d) of the said Act, as enacted by the Statutes of Ontario, 1987, chapter 29, section 3, is amended by inserting after “employer” in the first line “on request or if so prescribed”.

(3) Clause 22c (1) (e) of the said Act, as enacted by the Statutes of Ontario, 1987, chapter 29, section 3, is amended by adding at the end thereof “on request or if so prescribed”.

(4) Subsection 22c (6) of the said Act, as enacted by the Statutes of Ontario, 1987, chapter 29, section 3, is repealed.

23. The heading to Part V of the said Act is repealed and the following substituted therefor:

RIGHT TO REFUSE OR TO STOP WORK
WHERE HEALTH OR SAFETY IN DANGER

24.—(1) Subsection 23 (1), as amended by the Statutes of Ontario, 1984, chapter 55, section 224, and subsection 23 (2) of the said Act are repealed and the following substituted therefor:

(1) This section does not apply with respect to a worker described in subsection (2), Application

- (a) when a circumstance described in clause (3) (a), (b) or (c) is inherent in the worker’s work or is a normal condition of the worker’s employment; or
- (b) when the worker’s refusal to work would directly endanger the life, health or safety of another person.

(2) The worker referred to in subsection (1) is,

Idem

- (a) a person employed in, or a member of, a police force to which the *Police Act* applies;

R.S.O. 1980,
c. 381

- R.S.O. 1980,
c. 164
- (b) a full-time, or a volunteer, firefighter as defined in the *Fire Departments Act*;
- (c) a person employed in the operation of a correctional institution or facility, a training school or centre, a place of secure custody designated under section 24.1 of the *Young Offenders Act* (Canada) or a place of temporary detention designated under subsection 7 (1) of that Act or a similar institution, facility, school or home;
- (d) a person employed in the operation of,
- (i) a hospital, sanatorium, nursing home, home for the aged, psychiatric institution, mental health or mental retardation centre or a rehabilitation facility,
 - (ii) a residential group home or other facility for persons with behavioural or emotional problems or a physical, mental or developmental handicap,
 - (iii) an ambulance service or a first aid clinic or station,
 - (iv) a laboratory operated by the Crown or licensed under the *Laboratory and Specimen Collection Centre Licensing Act*, or
 - (v) a laundry, food service, power plant or technical service or facility used in conjunction with an institution, facility or service described in subclause (i) to (iv).
- R.S.O. 1980,
c. 409

(2) Subsections 23 (11) and (12) of the said Act are repealed and the following substituted therefor:

Duty to
advise other
workers

(11) Pending the investigation and decision of the inspector, no worker shall be assigned to use or operate the equipment, machine, device or thing or to work in the work place or in the part of the work place being investigated unless, in the presence of a person described in subsection (12), the worker has been advised of the other worker's refusal and of his or her reasons for the refusal.

Idem

(12) The person referred to in subsection (11) must be,

- (a) a committee member who represents workers and, if possible, who is a certified member;

- (b) a health and safety representative; or
- (c) a worker who because of his or her knowledge, experience and training is selected by the trade union that represents the worker or, if there is no trade union, by the workers to represent them.

(13) A person shall be deemed to be at work and the person's employer shall pay him or her at the regular or premium rate, as may be proper, Entitlement to be paid

- (a) for the time spent by the person carrying out the duties under subsections (4) and (7) of a person mentioned in clause (4) (a), (b) or (c); and
- (b) for time spent by the person carrying out the duties under subsection (11) of a person described in subsection (12).

25. The said Act is further amended by adding thereto the following sections:

23a.—(1) In sections 23b to 23e, “dangerous circumstances” means a situation in which, Dangerous circumstances

- (a) a provision of this Act or the regulations is being contravened;
- (b) the contravention poses a danger or a hazard to a worker; and
- (c) the danger or hazard is such that any delay in controlling it may seriously endanger a worker.

(2) Sections 23b to 23f do not apply with respect to, Non-application

- (a) a work place at which workers described in clause 23 (2) (a), (b) or (c) are employed; or
- (b) a work place at which workers described in clause 23 (2) (d) are employed if a work stoppage would directly endanger the life, health or safety of another person.

23b.—(1) A certified member who has reason to believe that dangerous circumstances exist at a work place may request that a supervisor investigate the matter and the supervisor shall promptly do so in the presence of the certified member. Bilateral work stoppage

Investigation
by second
certified
member

(2) The certified member may request that a second certified member representing the other work place party investigate the matter if the first certified member has reason to believe that dangerous circumstances continue after the supervisor's investigation and remedial actions, if any.

Idem

(3) The second certified member shall promptly investigate the matter in the presence of the first certified member.

Direction
following
investigation

(4) If both certified members find that the dangerous circumstances exist, the certified members may direct the constructor or employer to stop the work or to stop the use of any part of a work place or of any equipment, machine, device, article or thing.

Constructor's
or employer's
duties

(5) The constructor or employer shall immediately comply with the direction and shall ensure that compliance is effected in a way that does not endanger a person.

Investigation
by inspector

(6) If the certified members do not agree whether dangerous circumstances exist, either certified member may request that an inspector investigate the matter and the inspector shall do so and provide the certified members with a written decision.

Cancellation
of direction

(7) After taking steps to remedy the dangerous circumstances, the constructor or employer may request the certified members or an inspector to cancel the direction.

Idem

(8) The certified members who issued a direction may jointly cancel it or an inspector may cancel it.

Delegation
by certified
member

(9) In such circumstances as may be prescribed, a certified member who represents the constructor or employer shall designate a person to act under this section in his or her stead when the certified member is not available at the work place.

Declaration
against
constructor,
etc.

23c.—(1) A certified member at a work place or an inspector who has reason to believe that the procedure for stopping work set out in section 23b will not be sufficient to protect a constructor's or employer's workers at the work place from serious risk to their health or safety may apply to the adjudicator for a declaration or recommendation described in subsection (5), or both.

Notice

(2) An applicant shall give written notice of an application to the constructor or employer and to a Director.

Minister a
party

(3) The Minister is entitled to be a party to a proceeding before the adjudicator.

(4) The Minister may appoint an inspector to attempt to mediate a settlement of the issues between the applicant and the constructor or employer at any time after an application is made. Mediation

(5) If the adjudicator finds that the procedure for stopping work set out in section 23b will not be sufficient to protect the constructor's or employer's workers at the work place from serious risk to their health or safety, the adjudicator, Declaration and recommendation

(a) may issue a declaration that the constructor or employer is subject to the procedure for stopping work set out in section 23d for the period specified; and

(b) may recommend to the Minister that an inspector be assigned to oversee the health and safety practices of the constructor or employer at the work place on a full-time or part-time basis for a specified period.

(6) In making a finding under subsection (5), the adjudicator shall determine, using the prescribed criteria, whether the constructor or employer has demonstrated a failure to protect the health and safety of workers and shall consider such other matters as may be prescribed. Criteria

(7) The decision of the adjudicator on an application is final. Decision final

(8) The employer shall reimburse the Treasurer of Ontario for the wages, benefits and expenses of an inspector assigned to the employer as recommended by the adjudicator. Costs of inspector

23d.—(1) This section applies, and section 23b does not apply, with respect to a constructor or an employer, Unilateral work stoppage

(a) against whom the adjudicator has issued a declaration under section 23c; or

(b) who advises the committee at a work place in writing that the constructor or employer adopts the procedures set out in this section respecting work stoppages.

(2) A certified member may direct the constructor or employer to stop specified work or to stop the use of any part of a work place or of any equipment, machine, device, article or thing if the certified member finds that dangerous circumstances exist. Direction re work stoppage

Constructor's
or employer's
duties.

(3) The constructor or employer shall immediately comply with the direction and shall ensure that compliance is effected in a way that does not endanger a person.

Investigation
by
constructor,
etc.

(4) After complying with the direction, the constructor or employer shall promptly investigate the matter in the presence of the certified member.

Investigation
by inspector

(5) If the certified member and the constructor or employer do not agree whether dangerous circumstances exist, the constructor or employer or the certified member may request that an inspector investigate the matter and the inspector shall do so and provide them with a written decision.

Cancellation
of direction

(6) After taking steps to remedy the dangerous circumstances, the constructor or employer may request the certified member or an inspector to cancel the direction.

Idem

(7) The certified member who made the direction or an inspector may cancel it.

Entitlement
to investigate

23e.—(1) A certified member who receives a complaint that dangerous circumstances exist is entitled to investigate the complaint.

Entitlement
to be paid

(2) The time spent by a certified member in exercising powers and carrying out duties under this section and sections 23b and 23d shall be deemed to be work time for which the member's employer shall pay the member at the regular or premium rate as may be proper.

Complaint re
direction to
stop work

23f.—(1) A constructor, an employer, a worker at the work place or a representative of a trade union that represents workers at the work place may file a complaint with the adjudicator if he, she or it has reasonable grounds to believe that a certified member at the work place recklessly or in bad faith exercised or failed to exercise a power under section 23b or 23d.

Limitation

(2) A complaint must be filed not later than fourteen days after the event to which the complaint relates.

Minister a
party

(3) The Minister is entitled to be a party to a proceeding before the adjudicator.

Determi-
nation of
complaint

(4) The adjudicator shall make a decision respecting the complaint and may make such order as he or she considers appropriate in the circumstances including an order decertifying a certified member.

(5) The decision of the adjudicator is final.

Decision final

26. Subsection 24 (1) of the said Act is amended by striking out “or” where it appears the third time in the second last line and by adding at the end thereof “or has given evidence in a proceeding in respect of the enforcement of this Act or the regulations or in an inquest under the *Coroners Act*”.

27. Subsections 26 (2) and (3) of the said Act are repealed and the following substituted therefor:

(2) If an employer is advised by or on behalf of a worker that the worker has an occupational illness or that a claim in respect of an occupational illness has been filed with the Workers' Compensation Board by or on behalf of the worker, the employer shall give notice in writing, within four days of being so advised, to a Director, to the committee or a health and safety representative and to the trade union, if any, containing such information and particulars as may be prescribed.

Notice of
occupational
illness

(3) Subsection (2) applies with all necessary modifications if an employer is advised by or on behalf of a former worker that the worker has or had an occupational illness or that a claim in respect of an occupational illness has been filed with the Workers' Compensation Board by or on behalf of the worker.

Idem

28.—(1) Subsection 28 (1) of the said Act, as amended by the Statutes of Ontario, 1987, chapter 29, section 4, is further amended by striking out “and” at the end of clause (k), by adding “and” at the end of clause (l) and by adding thereto the following clauses:

(ea) require in writing an employer to cause any tests described in clause (e) to be conducted or taken, at the expense of the employer, by a person possessing such special expert or professional knowledge or qualifications as are specified by the inspector and to provide, at the expense of the employer, a report or assessment by that person;

(ia) require in writing an employer to have equipment, machinery or devices tested, at the expense of the employer, by a professional engineer and to provide, at the expense of the employer, a report bearing the seal and signature of the professional engineer stating that the equipment, machine or device is not likely to endanger a worker;

- (ib) require in writing that any equipment, machinery or device not be used pending testing described in clause (ia);

.

- (m) require the production of any materials concerning the content, frequency and manner of instruction of any training program and inspect, examine and copy the materials and attend any such program.

(2) Subclause 28 (1) (j) (iii) of the said Act is repealed and the following substituted therefor:

- (iii) that a floor, roof or temporary work, or part of a building, structure or temporary work is capable of supporting or withstanding all loads to which it may be subjected without causing the materials therein to be stressed beyond the allowable unit stresses established under the *Building Code Act* or established by regulation.

R.S.O. 1980,
c. 51

29. The said Act is further amended by adding thereto the following sections:

Order for
inspections

28a. Subject to subsection 8 (8c), an inspector may in writing direct a health and safety representative or a member designated under subsection 8 (8) to inspect the physical condition of all or part of a work place at specified intervals.

Seizure of
documents or
things

28b.—(1) While acting under the authority of this Act, an inspector may, without a warrant or court order, seize any thing that is produced to him or her or that is in plain view if the inspector reasonably believes that this Act or a regulation has been contravened and that the thing will afford evidence of the contravention.

Possession

(2) The inspector may remove the thing seized or may detain it in the place in which it is seized.

Notice and
receipt

(3) The inspector shall inform the person from whom the thing is seized as to the reason for the seizure and shall give the person a receipt for it.

Report to
justice

(4) The inspector shall bring a thing seized under the authority of this section before a provincial judge or justice of the peace or, if that is not reasonably possible, shall report the seizure to a provincial judge or justice of the peace.

(5) Sections 143 and 144 of the *Provincial Offences Act* apply with necessary modifications in respect of a thing seized under the authority of this section.

Application
of
R.S.O. 1980,
c. 400,
ss. 143, 144

30.—(1) Subsection 29 (1) of the said Act is amended by inserting after “constructor” in the third line “licensee”.

(2) Section 29 of the said Act, as amended by the Statutes of Ontario, 1987, chapter 29, section 5, is further amended by adding thereto the following subsections:

(3a) An order made under subsection (1) may require a constructor, a licensee or an employer to submit to the Ministry a compliance plan prepared in the manner and including such items as required by the order.

Compliance
plan

(3b) The compliance plan shall specify what the constructor, licensee or employer plans to do to comply with the order and when the constructor, licensee or employer intends to achieve compliance.

Idem

(3) Clause 29 (4) (b) of the said Act is repealed and the following substituted therefor:

- (b) order that the work at the work place as indicated in the order shall stop until the order to stop work is withdrawn or cancelled by an inspector after an inspection.

(4) The said section 29 is further amended by renumbering subsection (4a) as subsection (4b) and by adding thereto the following subsection:

(4a) Notwithstanding clause (4) (b), a constructor, a licensee or an employer who gives notice to an inspector of compliance with an order made under subsection (4) may resume work pending an inspection and decision by an inspector respecting compliance with the order if, before the resumption of work, a committee member representing workers or a health and safety representative, as the case may be, advises an inspector that in his or her opinion the order has been complied with.

Resumption
of work
pending
inspection

(5) Subsection 29 (6) of the said Act is amended by inserting after “constructor” in the second line and in the fourth line in each instance “licensee”.

(6) Subsection 29 (7) of the said Act is amended by inserting after “constructor” in the second line “licensee”.

31. The said Act is further amended by adding thereto the following section:

Notice of
compliance

30a.—(1) Within three days after a constructor or employer who has received an order under section 29 believes that compliance with the order has been achieved, the constructor or employer shall submit to the Ministry a notice of compliance.

Idem

(2) The notice shall be signed by the constructor or employer and shall be accompanied by,

- (a) a statement of agreement or disagreement with the contents of the notice, signed by a member of the committee representing workers or by a health and safety representative, as the case may be; or
- (b) a statement that the member or representative has declined to sign the statement referred to in clause (a).

Idem

(3) The constructor or employer shall post the notice and the order issued under section 29 for a period of fourteen days following its submission to the Ministry in a place or places in the work place where it is most likely to come to the attention of workers.

Compliance
achieved

(4) Notwithstanding the submission of a notice of compliance, a constructor or employer achieves compliance with an order under section 29 when an inspector determines that compliance has been achieved.

32.—(1) Subsection 32 (1) of the said Act is amended by inserting after “constructor” in the first line “licensee”.

(2) Subsection 32 (8) of the said Act is repealed.

(3) Section 32 of the said Act is amended by striking out “a Director” or “the Director” wherever it occurs and inserting in lieu thereof in each instance “the adjudicator”.

33. Section 34 of the said Act, as amended by the Statutes of Ontario, 1987, chapter 29, section 6 and 1988, chapter 58, section 5, is further amended by adding thereto the following subsection:

Employer
access to
health
records

(1a) No employer shall seek to gain access, except by an order of the court or other tribunal or in order to comply with another statute, to a health record concerning a worker without the worker’s written consent.

34. Subsection 36 (1) of the said Act is repealed and the following substituted therefor:

(1) No action or other proceeding for damages, prohibition or mandamus shall be instituted respecting any act done in good faith in the execution or intended execution of a person's duties under this Act or in the exercise or intended exercise of a person's powers under this Act or for any alleged neglect or default in the execution or performance in good faith of the person's duties or powers if the person is, Immunity

- (a) an employee of the Ministry or a person who acts as an advisor for the Ministry;
- (b) a director or employee of the Agency or a person who acts as an advisor for the Agency;
- (c) the adjudicator or a person to whom the adjudicator has delegated powers or duties;
- (d) a health and safety representative or a committee member;
- (e) a worker selected by a trade union or trade unions or by workers to represent them; or
- (f) an employee of a medical clinic, an association or a training centre referred to in clause 10c (1) (n) or an association referred to in subsection 10e (1).

35. Section 37 of the said Act is amended by adding thereto the following subsection:

(1a) If a corporation is convicted of an offence under subsection (1), the maximum fine that may be imposed upon the corporation is \$500,000 and not as provided therein. Idem

36. Subsection 38 (1) of the said Act is amended by striking out "or" at the end of clause (b), by adding "or" at the end of clause (c) and by adding thereto the following clause:

- (d) a document purporting to certify the result of a test or an analysis of any equipment, machine, device, article, thing or substance and purporting to be certified by an inspector,

37. Section 39 of the said Act is amended by adding thereto the following subsection:

Provincial
judge
required

(2) The Attorney General or an agent for the Attorney General may by notice to the clerk of the court having jurisdiction in respect of an offence under this Act require that a provincial judge preside over the proceeding.

38. Subsection 41 (2) of the said Act, as amended by the Statutes of Ontario, 1987, chapter 29, section 7 and 1988, chapter 58, section 6, is further amended by adding thereto the following paragraphs:

- 8a. prescribing classes of work places for which and circumstances under which a committee shall consist of more than four persons and in each case prescribing the number of persons;
- 8b. prescribing employers or work places or classes thereof for the purposes of clause 8 (1) (b);
- 8c. exempting any work place, industry, activity, business, work, trade occupation, profession, constructor or employer or any class thereof from the application of subsection 8 (2);
- 8d. respecting the conditions for eligibility, qualifications, selection and term of committee members, including certified members, and the operation of the committee;
- 8e. exempting any class of work places from the requirement set out in subsection 8 (5f);
- 8f. prescribing occupational health and safety medical clinics, safety and accident prevention associations and occupational health and safety training centres for the purposes of clause 10c (1) (n);
-
- 10a. prescribing classes of employers who shall establish and maintain a medical surveillance program in which workers may volunteer to participate;
- 10b. governing medical surveillance programs;
-
- 21a. prescribing training programs that employers shall provide;

- 21b. increasing the number of certified members required on a committee;
- 21c. prescribing floor plans for the purposes of subsection 22a (7);
-
- 29. prescribing by class of employer the intervals at which a health and safety representative or a committee member designated under subsection 8 (8) shall inspect all or part of a work place;
- 30. establishing criteria for determining, for the purpose of section 25, whether a person is critically injured;
- 31. prescribing first aid requirements to be met and first aid services to be provided by employers and constructors;
- 32. prescribing, for the purpose of clause 15 (1) (gb), medical examinations and tests that a worker is required to undergo to ensure that the worker's health will not affect his or her ability to perform his or her job in a manner that might endanger others;
- 33. prescribing classes of work place with respect to which section 23b does not apply;
- 34. prescribing the qualifications of persons whom a certified member may designate under subsection 23b (9);
- 35. prescribing, for the purpose of subsection 23c (6), criteria for determining whether a constructor or employer has demonstrated a failure to protect the health and safety of workers;
- 36. prescribing matters to be considered by the adjudicator in deciding upon an application under section 23c;
- 37. prescribing classes of work place with respect to which section 23d does not apply.

39.—(1) Subsection 74 (3) of the *Workers' Compensation Act*, being chapter 539 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Deeming
provision

(3) For the purposes of this section, the following individuals shall be deemed to be employees of the Board:

1. The employees of designated associations formed under subsection 123 (1).
2. The employees of designated corporations for accident prevention, the members of which are employees within the meaning of section 123.
3. The employees of safety and accident prevention associations described in subclause 10c (1) (n) (ii) of the *Occupational Health and Safety Act*.

R.S.O. 1980,
c. 321

(2) Section 74 of the said Act, as amended by the Statutes of Ontario, 1982, chapter 61, section 12 and 1984, chapter 58, section 26, is further amended by adding thereto the following subsections:

Idem

(4a) For the purposes of this section, every employee who, on the 10th day of April, 1952, was in the service of an association or corporation described in subsection (3) shall be deemed to have become an employee of the Board on the date on which he or she last entered the service of the association or corporation.

Idem

(4b) On a day to be named by proclamation of the Lieutenant Governor, the employees of safety and accident prevention associations described in subclause 10c (1) (n) (ii) of the *Occupational Health and Safety Act* cease to be deemed to be employees of the Board.

Repeal

(4c) Paragraph 3 of subsection (3) is repealed on a day to be named by proclamation of the Lieutenant Governor.

(3) Section 91 of the said Act is amended by adding thereto the following subsection:

Recommendations

R.S.O. 1980,
c. 321

(6a) The Board may take into account recommendations made by the Workplace Health and Safety Agency established under the *Occupational Health and Safety Act* in reaching its opinion under subsection (4) or (6).

(4) Section 123 of the said Act, as amended by the Statutes of Ontario, 1989, chapter 47, section 27, is repealed and the following substituted therefor:

Accident
prevention
associations

123.—(1) The employers in any class of farm-related activity may, with the approval and under the control of the

Board, form themselves into an association for the purpose of education in accident prevention.

(2) If the Board is of opinion that an association so formed sufficiently represents the employers included in the class, the Board may approve rules of operation and, when approved by the Board and by the Lieutenant Governor in Council, they are binding on all the employers included in the class.

Rules of
operation

(3) Where an association under the authority of its rules of operation appoints an inspector or an expert for the purpose of education in accident prevention, the Board may pay the whole or any part of the salary or remuneration of such inspector or expert out of the accident fund or out of that part of it that is at the credit of any one or more of the classes as the Board considers just.

Inspectors

(4) The Board may, in any case that it considers proper, make a grant towards the expenses of any such association.

Expenses of
associations

(5) Any moneys paid by the Board under this section shall be charged against the class represented by such association and levied as part of the assessment against such class.

Where
charged

(6) The word "class" in this section includes subclass or such part of a class or such number of classes or parts of classes as may be approved by the Board.

Definition
"catégorie"

40. The Minister shall undertake a review three years after this section comes into force of,

Ministerial
review

(a) the mandate of the Workplace Health and Safety Agency and the administration of its programs; and

(b) the operation and effectiveness of sections 23b to 23d of the *Occupational Health and Safety Act*.

R.S.O. 1980,
c. 321

41. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Commence-
ment

42. The short title of this Act is the *Occupational Health and Safety Statute Law Amendment Act, 1990*.

Short title

CHAPTER 8

An Act to amend the Law Society Act and the Solicitors Act

Assented to June 28th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

PART I

LAW SOCIETY ACT

1. Section 1 of the *Law Society Act*, being chapter 233 of the Revised Statutes of Ontario, 1980, as amended by the Statutes of Ontario, 1982, chapter 60, section 1, is further amended by adding thereto the following clause:

(ba) “law corporation” means a corporation that holds a certificate of authorization issued or renewed under section 61b.

2.—(1) Paragraphs 3, 4, 5, 6 and 8 of subsection 12 (1) of the said Act are repealed and the following substituted therefor:

3. The Attorney General for Ontario.
4. Every person who has held the office of Attorney General for Ontario.

(2) Subsections 12 (2) and (3) of the said Act are repealed and the following substituted therefor:

(2) *Ex officio* benchers under subsection (1) have the rights and privileges prescribed by the rules but, except as provided in subsection (3), may not vote in Convocation or in committees.

Rights and
privileges

(3) The following voting rights apply:

Voting

1. The Attorney General for Ontario may vote in Convocation and in committees.
2. *Ex officio* benchers under paragraph 4, 7 or 9 of subsection (1) may vote in committees, other than committees appointed for the purposes of section 33, 34, 35, 37, 38 or 38a.

3. Section 24 of the said Act is repealed and the following substituted therefor:

Quorum

24. Ten benchers present and entitled to vote in Convocation constitute a quorum for the transaction of business.

4. Sections 30 and 31 of the said Act are repealed and the following substituted therefor:

Resignation

30. Convocation may accept the resignation of a member or student member who has applied in writing to resign whereupon the applicant's membership is cancelled.

Appointment
to judicial
office

31.—(1) The membership of a person is in abeyance while the person holds office,

- (a) as a full-time judge of any federal, provincial or territorial court or as a full-time master of the Supreme Court of Ontario; or
- (b) as a full-time member of the Ontario Municipal Board or as a full-time member of a tribunal that has a judicial or quasi-judicial function and that is named in the regulations for the purposes of this section.

Restoration

(2) Upon ceasing to hold an office described in subsection (1), a person whose membership is in abeyance may apply to the Secretary to have the membership restored and, subject to subsection (3), the Secretary shall restore it.

Exception

(3) Convocation may by order refuse to restore the membership of a person whose membership is in abeyance if, after due investigation by a committee of Convocation, it is found that the person was removed or resigned from an office described in subsection (1) because of,

- (a) conduct that was incompatible with the execution of the office;
- (b) a failure to perform the duties of the office;

- (c) conduct that, if done by a member, would be professional misconduct or conduct unbecoming a barrister and solicitor.

(4) A committee appointed for the purposes of subsection (3) shall give the applicant an opportunity to be heard. Hearing

(5) Subsections 33 (2) to (13) apply to proceedings under this section. Idem

5. Subsection 33 (1) of the said Act is amended by striking out “or 38” in the first and second lines and inserting in lieu thereof “38 or 38a”.

6. The said Act is amended by adding thereto the following section:

38a. If a law corporation is found guilty of any of the matters set out in subsection 61j (1) after due investigation by a committee of Convocation, the committee may by order reprimand it or Convocation may by order cancel its certificate of authorization or may by order suspend its certificate of authorization for a period to be named or may by order reprimand it or may by order make such other disposition as it considers proper in the circumstances. Law corporations

7. Subsection 39 (1) of the said Act is repealed and the following substituted therefor:

(1) A member, student member or law corporation that has been ordered to be reprimanded by a committee under section 37, 38 or 38a, as the case may be, may appeal the order to Convocation within fifteen days from the day the order of the committee is served on the member, student member or law corporation. Appeal to Convocation

8. Subsection 44 (1) of the said Act is amended,

- (a) by striking out “30” in the second line and inserting in lieu thereof “31”; and
- (b) by striking out “or 36” in the fourth line and inserting in lieu thereof “36 or 38a”.

9. Subsection 50 (2) of the said Act is repealed and the following substituted therefor:

(2) Every person who contravenes subsection (1) is guilty of an offence and on conviction is liable to a fine of not more than \$10,000. Offence

Limitation

(2a) Proceedings shall not be commenced in respect of an offence under subsection (2) after two years after the date on which the offence was, or is alleged to have been, committed.

10. The said Act is further amended by adding thereto the following sections:

LAW CORPORATIONS

Law
corporations
authorized

61a. A corporation that holds a certificate of authorization may practise as a barrister and solicitor.

Certificate of
authorization

61b.—(1) The Secretary shall issue a certificate of authorization to, or renew the certificate of authorization of, a corporation that applies therefor, if,

1982, c. 4

- (a) it makes the application in accordance with the regulations and pays the fees prescribed by the rules;
- (b) it is a subsisting corporation incorporated under the *Business Corporations Act, 1982*;
- (c) the individuals who will carry on the practice of law on its behalf are members whose rights and privileges are not suspended;
- (d) the legal and beneficial ownership of all of its issued shares are vested in one or more members;
- (e) all of its directors are members whose rights and privileges are not suspended;
- (f) it complies with such other requirements as are set out in the regulations; and
- (g) it has satisfied the Secretary that it meets the requirements set out in clauses (a) to (f).

Requirements
not met

(2) If the Secretary is not satisfied that a requirement set out in clauses (1) (a) to (f) has been met, the Secretary shall notify the applicant who may meet the requirement or appeal to Convocation if the applicant believes that the requirement has been met.

Appeals

(3) Notice of an appeal to Convocation under subsection (2) shall be filed with the Secretary within fifteen days of the day that the Secretary notifies the applicant that a requirement has not been met.

(4) An appeal to Convocation under subsection (2) shall be heard by a committee of Convocation which shall report its findings to Convocation. Hearing

(5) Upon receipt of the report of a committee referred to in subsection (4), Convocation may by order make such final decision as it considers proper in the circumstances. Final decision

(6) Convocation or a committee of Convocation may continue the certificate of authorization of a law corporation pending the disposition of an appeal under subsection (2). Idem

(7) Convocation or a committee of Convocation may permit the Secretary to renew a certificate of authorization of a law corporation that is contravening clause (1) (d) if Convocation or the committee is satisfied that appropriate steps are being taken to remedy the contravention. Idem

61c. Sections 36, 40, 41, 42, 43, 57 and 61 apply with necessary modifications to law corporations as if a reference to a member in those sections were a reference to a law corporation and a reference to membership were a reference to a certificate of authorization. Application of certain sections

61d.—(1) No person other than a member whose rights and privileges are not suspended may exercise any voting rights attached to shares of a law corporation. Voting of shares

(2) An agreement by a shareholder of a law corporation that vests authority in a person who is not a member to exercise voting rights attached to shares of the corporation is void. Idem

61e. Despite subsection 92 (1) of the *Business Corporations Act, 1982*, a shareholder of a corporation while it is a law corporation or while it is acting in contravention of section 50 is liable to persons to whom it is providing the services of a barrister or solicitor to the same extent and in the same manner as a partner in a law firm if there is more than one shareholder or in the same manner as a sole practitioner if there is only one shareholder. Shareholders' liability not limited
1982, c. 4

61f. The liability of an individual carrying on the practice of a barrister and solicitor to persons to whom the individual is providing the services of a barrister or solicitor is not affected by the fact that the practice is carried on as an employee of a law corporation. Employee liability

61g. For all purposes of law, a client of a law corporation has the same rights and protections, and a law corporation, its directors, shareholders and employees owe the same duties, Solicitor-client privilege

with respect to solicitor-client privilege as apply between a client and a member or a member's employee.

Application
of Act, etc.

61h. This Act, the rules and the regulations apply to a member or student member despite any relationship that the member or student member may have with a law corporation.

Business
activities

61i.—(1) A law corporation shall not engage in any activities that an unincorporated law firm is prohibited from engaging in.

Partnerships

(2) A law corporation may enter any partnership arrangement for the practice of law that a member may enter.

Saving

(3) An act of a law corporation, including a transfer of land to or from the corporation, is not invalid by reason only that it contravenes subsection (1).

Prohibitions

61j.—(1) No law corporation shall,

- (a) in the course of practising as a barrister or solicitor, do anything that, if done by a member, would be professional misconduct or conduct unbecoming a barrister and solicitor;
- (b) contravene any provision of this Act;
- (c) provide the services of a barrister or solicitor at any time when it is unable to satisfy the requirements referred to in clauses 61b (1) (b) to (f);
- (d) contravene any condition attached to its certificate of authorization; or
- (e) permit shares to be voted in contravention of section 61d.

Saving

(2) A law corporation is not contravening clause 61b (1) (d) if the shares of a shareholder who has ceased to be a member are being disposed of in accordance with the regulations or if Convocation has permitted the Secretary to renew the certificate of authorization despite the contravention.

Trusteeships
permitted
1987, c. 33

61k. Clause 213 (2) (b) of the *Loan and Trust Corporations Act, 1987* does not prevent a law corporation from acting as trustee in respect of services normally provided by members.

References to
barrister, etc.

61-l. A reference in any other Act or any regulation, rule or order made under any other Act to a barrister, solicitor or

member shall be deemed to include a reference to a law corporation.

11.—(1) Paragraph 13 of subsection 62 (1) of the said Act is repealed and the following substituted therefor:

- 13. prescribing fees and levies for members, student members and law corporations or any class of members;
- 13a. providing for the payment and remission of the fees and levies prescribed under paragraph 13;
- 13b. exempting any class of members from paying all or any part of a fee or levy prescribed under paragraph 13.

(2) Paragraph 16 of the said subsection 62 (1) is repealed and the following substituted therefor:

- 16. providing for the payment to the Society by a member or law corporation of the cost of any examination or audit of the books, records, accounts and transactions of the member or law corporation.

(3) Subsection 62 (1) of the said Act, as amended by the Statutes of Ontario, 1982, chapter 60, section 3, is further amended by adding thereto the following paragraph:

- 16a. requiring the payment of interest on any amount owed to the Society by a member, student member or law corporation and prescribing the interest rate.

12. Paragraphs 2 and 3 of section 63 of the said Act are repealed and the following substituted therefor:

- 2. requiring and prescribing the books, records and accounts to be kept by members and law corporations and providing for exemptions from any such requirements by any class of members;
- 2a. naming for the purposes of section 31 tribunals that have a judicial or quasi-judicial function;
- 3. requiring and providing for the examination or audit of the books, records, accounts and transactions of members and law corporations and providing for the filing of the reports of the examiners or auditors with the Society;

- 3a. prescribing requirements that a corporation must satisfy before a certificate of authorization will be issued or renewed, including,
 - i. requirements related to the name of the corporation and to the approval of the name,
 - ii. requirements related to the objects of the corporation;
- 3b. respecting the issue and renewal of certificates of authorization, including,
 - i. procedures to be followed in relation thereto,
 - ii. the manner of proving the matters referred to in subsection 61b (1);
- 3c. permitting the attachment of conditions to a certificate of authorization and prescribing the conditions which may be attached;
- 3d. providing for the periodic expiry of certificates of authorization;
- 3e. respecting the disposition and voting of shares of a shareholder of a law corporation whose rights and privileges as a member are suspended or who has ceased to be a member.

PART II

SOLICITORS ACT

13. Section 37 of the *Solicitors Act*, being chapter 478 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Costs,
salaried
counsel

37. Costs awarded to a party in a proceeding shall not be disallowed or reduced on assessment merely because they relate to a solicitor or counsel who is a salaried employee of the party.

PART III

COMMENCEMENT, SHORT TITLE

Commence-
ment

14.—(1) Subject to subsection (2), this Act comes into force on the day it receives Royal Assent.

(2) Sections 1, 5, 6, 7, 8 and 10, subsections 11 (1) and (2) ^{Idem} and section 12 come into force on a day to be named by proclamation of the Lieutenant Governor.

15. The short title of this Act is the *Legal Profession Statute* ^{Short title} *Law Amendment Act, 1990*.

CHAPTER 9

An Act to amend certain Acts in relation to Ontario Home Ownership Savings Plans

Assented to June 28th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The definition of “depository” in subsection 1 (1) of the *Ontario Home Ownership Savings Plan Act, 1988*, being chapter 35, is repealed and the following substituted therefor:

“depository” means either the Province of Ontario Savings Office or a financial institution that carries on business in Ontario and is a member of either the Canada Deposit Insurance Corporation or the Ontario Share and Deposit Insurance Corporation.

(2) The definition of “qualifying contribution” in subsection 1 (1) of the said Act is repealed and the following substituted therefor:

“qualifying contribution” means a contribution that is a qualifying contribution under section 3.

(3) Subsection 1 (2) of the said Act is amended by striking out “or” at the end of clause (g) and by adding thereto the following clause:

(ga) a partial ownership interest as a tenant in common of real property, if the ownership interest was acquired for the purpose of acquiring the right to inhabit a housing unit forming part of the real property; or

.

(4) Subsection 1 (3) of the said Act is amended by striking out “and” at the end of clause (d) and by adding thereto the following clause:

(da) in the case of an eligible home referred to in clause (2) (ga), the individual has acquired a freehold estate in the real property, other than as a mortgagee, and is entitled to vacant possession of the housing unit referred to in clause (2) (ga); and

(5) Section 1 of the said Act is amended by adding thereto the following subsections:

Gift or inheritance

(4) A person who acquires an ownership interest in an eligible home by gift from the owner of the interest or by reason of the death of the owner of the interest shall be deemed to own the eligible home for the purposes of this Act on the earliest date on or after the date of the gift or the death on which the person resides in the eligible home, is entitled to possession of the eligible home or acquires the ownership interest in the eligible home.

Application of subs. (4)

(5) Subsection (4) does not apply in respect of an ownership interest acquired under the terms of an agreement enforceable by or against the person legally or beneficially entitled to the interest immediately following the death of the owner of the interest.

(6) The said section 1 is further amended by adding thereto the following subsections:

Deemed owner of eligible home

(6) For the purposes of this Act, the Minister may deem an individual to have owned an eligible home at a particular time if ownership was at that time vested in a person under the terms of an express or implied trust by which the person held the property for the benefit of the individual, either alone or with one or more other persons, and the Minister is of the opinion that the individual exercised effective control, either alone or with one or more other persons, over the eligible home.

Ownership

(7) For the purposes of subsection (6), “ownership” means the ownership of the eligible home, the ownership of the land subjacent to the eligible home or a leasehold interest in the land subjacent to the eligible home.

2.—(1) Paragraph 2 of section 2 of the said Act is repealed and the following substituted therefor:

2. The terms of the plan require the depositary to withhold and remit to the Minister any amount required under section 9 on any payment of assets

of the plan to the planholder or to the legal personal representative of the planholder on the death of the planholder.

(2) Paragraphs 9 and 10 of the said section 2 are repealed and the following substituted therefor:

9. In the case of a plan entered into by a planholder and a depositary before the 1st day of January, 1989, no spouse of the planholder with whom the planholder resides, or from whom the planholder lives separate and apart for reasons other than marriage breakdown, has ever owned at any time an eligible home anywhere in the world.
- 9a. In the case of a plan entered into by the planholder and a depositary after the 31st day of December, 1988, no spouse of the planholder with whom the planholder resides, or from whom the planholder lives separate and apart for reasons other than marriage breakdown, has ever owned at any time during the marriage an eligible home anywhere in the world.
10. The terms of the plan prohibit any amendment to the terms of the plan,
 - i. that would result in the terms of the plan as amended failing to comply with this Act,
 - ii. that would permit or require any person to do anything contrary to this Act, or
 - iii. that would prevent or prohibit any person from doing anything required by this Act to be done.

3.—(1) Subsection 3 (3) of the said Act is repealed and the following substituted therefor:

(3) No contribution to an Ontario home ownership savings plan is a qualifying contribution for the purposes of this Act and the *Income Tax Act* if,

Idem

R.S.O. 1980,
c. 213

- (a) the planholder has received, or has been deemed by this Act to have received, any assets of the plan or the benefit or use of any of the assets of the plan during the year in which the contribution is made, except by way of a release of the assets of the plan

under section 5 for the purpose of the acquisition by the planholder of a qualifying eligible home;

- (b) the contribution is made at a time when the planholder or a spouse of the planholder with whom the planholder resides, or from whom the planholder lives separate and apart for reasons other than marriage breakdown, is the owner of an eligible home or is a partner in a partnership that owns property that would be an eligible home of the partner if the property was owned by the partner;
- (c) at any time before the contribution is made, the planholder owned an interest in an eligible home;
- (d) the spouse of the planholder with whom the planholder resides, or from whom the planholder lives separate and apart for reasons other than marriage breakdown, owns or owned at any time an eligible home unless,
 - (i) in the case of a contribution made to a plan before the 1st day of January, 1989, the contribution was made to the plan before the planholder married the spouse and either,
 - (A) the spouse owned no interest in an eligible home at the time of the marriage and the only interest in an eligible home the spouse may have acquired after the marriage was an interest in an eligible home in respect of which the assets of the planholder's plan were released under section 5, or
 - (B) the marriage occurred after the date on which the planholder acquired an interest in an eligible home in respect of which the assets of the planholder's plan were released under section 5, or
 - (ii) in the case of a contribution made to a plan after the 31st day of December, 1988, the spouse has not owned, at any time during marriage to the planholder, an interest in an eligible home, other than an interest in an eligible home acquired during the marriage in respect of which the assets of the planholder's plan were released under section 5; or

- (e) the planholder does not reside in Ontario at the end of the taxation year in which the contribution is made.

(2) Subsection 3 (4) of the said Act, as enacted by the Statutes of Ontario, 1988, chapter 73, section 10, is repealed.

4.—(1) Subsection 4 (1) of the said Act is repealed and the following substituted therefor:

(1) A depositary of an Ontario home ownership savings plan shall hold all assets of the plan only in qualified investments and, at the option of the planholder of the plan, shall hold part or all of such assets in qualified investments that are repayable on demand.

Duty to hold
in qualified
investments

(2) Clause 4 (2) (b) of the said Act is repealed and the following substituted therefor:

- (b) a deposit that is with a branch of the Province of Ontario Savings Office or that is insured by the Canada Deposit Insurance Corporation or the Ontario Share and Deposit Insurance Corporation;
or

5.—(1) Clause 5 (4) (a) of the said Act is repealed and the following substituted therefor:

- (a) the eligible home is located in Ontario and is suitable for use as a year-round dwelling place or, in the case of an eligible home that is in the form of a share or shares in the capital stock of a co-operative corporation or is described in clause 1 (2) (ga), the housing unit is located in Ontario and is suitable for use as a year-round dwelling place.

(2) Subsection 5 (4) of the said Act is amended by striking out “and” at the end of clause (b) and by adding the following clauses:

- (d) in the case of an eligible home described in clause 1 (2) (a), (b), (c), (f), (g) or (h), the eligible home has not been converted from rental property contrary to the *Rental Housing Protection Act, 1989* or the *Rental Housing Protection Act, 1986*; and
- (e) in the case of an eligible home described in clause 1 (2) (d) or (ga), if the co-operative corporation or

1989, c. 31
1986, c. 26

the real property is a co-operative as defined in the *Rental Housing Protection Act, 1989* or the *Rental Housing Protection Act, 1986*, the co-operative corporation or the real property has not been converted from rental property contrary to either of those Acts.

(3) Subsection 5 (5) of the said Act is repealed and the following substituted therefor:

Minister's
discretion to
release

(5) Where the assets of the plan have not been released under subsection (1), the Minister may, in the circumstances described in subsection (5a),

- (a) consent to the release of the assets of the plan by the depositary to the planholder;
- (b) direct that on the release of the assets of the plan, no amount, or an amount not in excess of the amount that would otherwise be deducted, withheld and remitted to the Minister by the depositary of the plan under subsection 9 (2) shall be remitted to the Minister; and
- (c) impose such conditions on the release as the Minister in his or her discretion, considers necessary to ensure compliance with this Act and the regulations.

When
Minister's
discretion
may be
exercised

(5a) The Minister may exercise his or her discretion under subsection (5) if the Minister is satisfied that,

- (a) the planholder has purchased property that is or that will become a qualifying eligible home under subsection (4);
- (b) the planholder has entered into an agreement to purchase a proposed condominium unit that will become a qualifying eligible home and is required under the agreement to take possession of or occupy the proposed condominium unit before a deed or transfer of the unit acceptable for registration is delivered to the planholder;
- (c) the planholder has entered into an agreement to purchase an eligible home, the construction of which has not yet been completed, and the Minister is satisfied that the planholder is required under the terms of the agreement to make interim payments

to the builder or developer of the eligible home before completion of the purchase thereof;

- (d) the planholder or the spouse of the planholder with whom the planholder resides, or from whom the planholder lives separate and apart for reasons other than marriage breakdown, has acquired, after the planholder has entered into an Ontario home ownership savings plan, an ownership interest in an eligible home by gift from the owner of the interest or by reason of the death of the owner of the interest; or
- (e) the planholder, after having entered into an Ontario home ownership savings plan, has married a person who had an ownership interest in an eligible home at the time of the marriage.

(4) Subsection 5 (6) of the said Act is amended by striking out “clause (5) (c)” in the second line and inserting in lieu thereof “subsection (5)”.

(5) Section 5 of the said Act is amended by adding thereto the following subsection:

(8) Where the assets of an Ontario home ownership savings plan have been released under subsection (5) to a planholder referred to in clause (5a)(c) or to a planholder who owns property that will contain a qualifying eligible property following completion of construction thereon of an eligible home, the following rules apply:

Eligible
home under
construction

1. The planholder shall be deemed to have acquired ownership of the eligible home on the date the assets of the plan were released, whether or not construction of the eligible home was completed.
2. If construction of the eligible home has been delayed and, as a result, the planholder has failed to acquire a qualifying eligible home within a time limit imposed by this Act, the planholder shall not be considered, for the purposes of subsection 12 (1), to have used the assets of the plan for a purpose other than the purchase of a qualifying eligible home, if the Minister is satisfied that,
 - i. any failure to inhabit the eligible home for at least thirty days within two years of the date the assets of the plan were released was due

to the delay in the construction of the eligible home,

- ii. the delay in the construction was for a prescribed reason that was beyond the control of the planholder and of anyone not dealing at arm's length with the planholder within the meaning of section 251 of the *Income Tax Act* (Canada), and
- iii. the planholder has acquired, within four years of the date the assets of the plan were released, an eligible home that is a qualifying eligible home within the meaning of subsection (4).

R.S.C. 1952,
c. 148

6.—(1) Section 9 of the said Act is amended by adding thereto the following subsection:

Exception

(1a) No amount is payable under subsection (1) with respect to tax credits allowed to the planholder or to his or her spouse or former spouse under the *Income Tax Act* in respect of qualifying contributions made by the planholder to his or her Ontario home ownership savings plan if the planholder has otherwise complied with this Act and the regulations but is terminating his or her plan for the reason that,

R.S.O. 1980,
c. 213

- (a) the planholder or the spouse of the planholder with whom the planholder resides, or from whom the planholder lives separate and apart for reasons other than marriage breakdown, has acquired, after the planholder entered into the plan, an ownership interest in an eligible home by gift from the owner of the interest or by reason of the death of the owner of the interest; or
- (b) the planholder, after having entered into an Ontario home ownership savings plan, has married a person who had an ownership interest in an eligible home at the time of the marriage.

(2) Clause 9 (2) (b) of the said Act is amended by inserting after “be” in the tenth line “unless the depositary is in receipt of written authorization from the Ministry of Revenue advising the depositary that it is relieved of its obligation under this subsection to deduct, withhold and remit the amount”.

7.—(1) Clause 10 (1) (b) of the said Act is amended by striking out “clause 3 (3) (a), (b) or (d)” in the third line and inserting in lieu thereof “subsection 3 (3)”.

(2) Subsection 10 (1) of the said Act is amended by adding “or” at the end of clause (c) and by repealing clause (d).

8. Subsection 12 (1) of the said Act is repealed and the following substituted therefor:

(1) The Minister may serve on the former planholder of an Ontario home ownership savings plan, by ordinary mail to his or her last address known to the Minister or by personal service, a notice of determination of tax credit recovery and interest, together with written reasons therefor, after the assets of the plan have been released by the depositary, if the Minister is of the opinion that,

Tax credit
recovery
after release
of assets of
plan

- (a) the Ontario home ownership savings plan failed to comply with the requirements of section 2;
- (b) a contribution made to the Ontario home ownership savings plan was not a qualifying contribution by reason of subsection 3 (3);
- (c) the planholder owned an interest in an eligible home at any time before the date of release of the assets of the plan, other than an eligible home in respect of which the assets of the plan were released under section 5; or
- (d) the assets of the plan, after release by the depositary (other than in the circumstances described in clause 5 (5a) (d) or (e)), were used for a purpose other than the acquisition of an eligible home that became a qualifying eligible home under subsection 5 (4).

9. Section 18 of the said Act is amended by striking out the first three lines and inserting in lieu thereof “Proceedings to enforce any provision of this Act or the regulations with respect to a home ownership savings plan may be commenced and any information in respect of any offence under this Act or the regulations with respect to a home ownership savings plan may be laid not later than six years after”.

COMPLEMENTARY AMENDMENT

10. Section 50 of the *Succession Law Reform Act*, being chapter 488 of the Revised Statutes of Ontario, 1980, is amended by inserting after “(Canada)” in the last line “and an Ontario home ownership savings plan under the *Ontario Home Ownership Savings Plan Act, 1988*”.

Application

11. Subsection 5 (5) of the said Act, as re-enacted by subsection 5 (3) of this Act, subsection 5 (5a) of the said Act, as enacted by subsection 5 (3) of this Act, and subsection 5 (8) of the said Act, as enacted by subsection 5 (5) of this Act, apply in respect of consents given by the Minister after the 17th day of May, 1989.

Commence-
ment

12.—(1) This Act, except as provided in subsections (2), (3) and (4), comes into force on the day it receives Royal Assent.

Idem

(2) Subsections 1 (1), (2), (3), (4) and (5), sections 2 and 3, subsections 5 (1), (2) and 6 (1) and sections 7, 8 and 9 shall be deemed to have come into force on the 8th day of June, 1988.

Idem

(3) Section 10 shall be deemed to have come into force on the 1st day of September, 1988.

Idem

(4) Section 4 and subsections 5 (3), (4) and (5) shall be deemed to have come into force on the 18th day of May, 1989.

Short title

13. The short title of this Act is the *Ontario Home Ownership Savings Plan Amendment Act, 1990*.

CHAPTER 10

An Act to revise the Police Act and amend the law relating to Police Services

Assented to June 28th, 1990

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HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Police services shall be provided throughout Ontario in accordance with the following principles: Declaration of principles

1. The need to ensure the safety and security of all persons and property in Ontario.
2. The importance of safeguarding the fundamental rights guaranteed by the *Canadian Charter of Rights and Freedoms* and the *Human Rights Code*, 1981.
3. The need for co-operation between the providers of police services and the communities they serve.

1981, c. 53

4. The importance of respect for victims of crime and understanding of their needs.
5. The need for sensitivity to the pluralistic, multi-racial and multicultural character of Ontario society.
6. The need to ensure that police forces are representative of the communities they serve.

Definitions

2. In this Act,

“association” means an association whose members belong to one police force and whose objects include the improvement of their working conditions and remuneration;

“board” means, except in Part VI, a municipal police services board;

“chief of police” means a municipal chief of police or the Commissioner of the Ontario Provincial Police and includes an acting chief of police;

“Commission” means the Ontario Civilian Commission on Police Services;

“Commissioner” means, except in Part VI, the Commissioner of the Ontario Provincial Police;

“member of a police force” means a police officer, and in the case of a municipal police force includes an employee who is not a police officer;

“municipality” includes district, metropolitan and regional municipalities and the County of Oxford;

“police force” means the Ontario Provincial Police or a municipal police force;

“police officer” means a chief of police or any other police officer, but does not include a special constable, a First Nations Constable, a by-law enforcement officer or an auxiliary member of a police force;

“prescribed” means prescribed by the regulations;

“regulations” means the regulations made under this Act.

PART I

RESPONSIBILITY FOR POLICE SERVICES

SOLICITOR GENERAL

3.—(1) This Act, except Part VI, shall be administered by the Solicitor General. Adminis-
tration of
Act

(2) The Solicitor General shall, Duties and
powers of
Solicitor
General

- (a) monitor police forces to ensure that adequate and effective police services are provided at the municipal and provincial levels;
- (b) monitor boards and police forces to ensure that they comply with prescribed standards of service;
- (c) monitor the establishment and implementation of employment equity plans;
- (d) develop and promote programs to enhance professional police practices, standards and training;
- (e) conduct a system of inspection and review of police forces across Ontario;
- (f) assist in the co-ordination of police services;
- (g) consult with and advise boards, municipal chiefs of police, employers of special constables and associations on matters relating to police and police services;
- (h) develop, maintain and manage programs and statistical records and conduct research studies in respect of police services and related matters;
- (i) provide to boards and municipal chiefs of police information and advice respecting the management and operation of police forces, techniques in handling special problems and other information calculated to assist;
- (j) issue directives and guidelines respecting policy matters;
- (k) develop and promote programs for community-oriented police services;

(1) operate the Ontario Police College.

Ontario
Police
College
continued

(3) The police college known as the Ontario Police College for the training of members of police forces is continued.

MUNICIPALITIES

Police
services in
municipalities

4.—(1) Every municipality to which this subsection applies shall provide adequate and effective police services in accordance with its needs.

Application
of subsection
(1)

(2) Subsection (1) applies to,

(a) cities, towns, villages and townships (other than area municipalities within regional or metropolitan municipalities); and

(b) regional and metropolitan municipalities.

Exception,
Muskoka

(3) Subsection (1) does not apply to The District Municipality of Muskoka or to its area municipalities.

Exception,
Ottawa-
Carleton

(4) Subsection (1) does not apply to The Regional Municipality of Ottawa-Carleton but does apply to its area municipalities.

Exception,
Oxford
County

(5) Subsection (1) does not apply to the County of Oxford but does apply to its area municipalities.

Exemption of
towns of less
than 5,000

(6) The Lieutenant Governor in Council may, on the Solicitor General's recommendation, exempt any town having a population of less than 5,000 according to the last enumeration taken under section 14 of the *Assessment Act* from the application of subsection (1), and the exemption continues in effect until it is revoked.

R.S.O. 1980,
c. 31

Restriction,
villages and
townships

(7) Subsection (1) applies to a village or township only if it has been so designated by the Lieutenant Governor in Council on the Solicitor General's recommendation; the designation may relate to all or part of the village or township.

Methods of
establishing
municipal
police forces

5. A municipality's responsibility for providing police services shall be discharged in one of the following ways:

1. The board may appoint the members of a police force under clause 31 (1) (a), in which case the municipal council shall pay the cost of the police force.

2. The board may enter into an agreement under section 7 (sharing police services).
 3. The council may enter into an agreement under section 10 (agreements for provision of police services by O.P.P.).
 4. With the Commission's approval, the municipality may adopt a different method of providing police services.
- 6.—**(1) Despite any other Act, two or more municipalities that have police forces may enter into an agreement to amalgamate them. Amalgamation of police forces
- (2) The agreement shall deal with, Contents of amalgamation agreement
- (a) the establishment and composition of a board for the amalgamated police force;
 - (b) the amalgamation of the police forces and the appointment or transfer of their members;
 - (c) the amalgamated board's use of the assets and its responsibility for the liabilities associated with the police forces;
 - (d) the budgeting of the cost for the operation of the amalgamated police force;
 - (e) any other matter that is necessary or advisable to effect the amalgamation.
- (3) The agreement does not take effect until the Commission has approved the organization of the amalgamated police force. Commission's approval
- (4) Appointments to a board for an amalgamated police force may be made before the agreement takes effect. Exception, board appointments
- 7.** Two boards may agree that one board will provide police services to the other, on the conditions set out in the agreement. Municipal agreements for sharing police services
- 8.—**(1) A municipality to which subsection 4 (1) (obligation to provide police services) does not apply may, with the Commission's approval, establish and maintain a police force. Additional municipal police forces
- (2) An approval given or deemed to have been given under section 19 of the *Police Act* in respect of a police force that Transition
R.S.O. 1980,
c. 381

was being maintained on the day before this Act comes into force shall be deemed to have been given under this section.

Revocation (3) The Commission may revoke an approval given or deemed to have been given under this section.

Failure to provide police services **9.—**(1) If the Commission finds that a municipality to which subsection 4 (1) applies is not providing police services, it may request that the Commissioner have the Ontario Provincial Police give assistance.

Inadequate police services (2) If the Commission finds that a municipal police force is not providing adequate and effective police services or is not complying with this Act or the regulations, it may communicate that finding to the board of the municipality and direct the board to take the measures that the Commission considers necessary.

Idem (3) If the board does not comply with the direction, the Commission may request that the Commissioner have the Ontario Provincial Police give assistance.

Crown Attorney's request (4) In any area for which a municipality is required to provide police services, the Crown Attorney may request that the Commissioner have the Ontario Provincial Police give assistance.

Board's request (5) A board may, by resolution, request that the Commissioner have the Ontario Provincial Police give assistance.

Request of chief of police in emergency (6) A municipal chief of police who is of the opinion that an emergency exists in the municipality may request that the Commissioner have the Ontario Provincial Police give assistance.

Chief of police to advise board (7) A chief of police who makes a request under subsection (6) shall advise the chair of the board of the fact as soon as possible.

Assistance of O.P.P. (8) When a request is made under this section, the Commissioner shall have the Ontario Provincial Police give such assistance as he or she considers necessary.

Cost of services (9) The Commissioner shall certify the cost of the services provided under this section by the Ontario Provincial Police and, unless the Solicitor General directs otherwise, the municipality shall pay that amount to the Treasurer of Ontario.

Idem (10) The amount may be deducted from any grant payable to the municipality out of provincial funds or may be

recovered by a court action, with costs, as a debt due to Her Majesty.

10.—(1) The Solicitor General may enter into an agreement with the council of a municipality for the provision of police services for the municipality by the Ontario Provincial Police.

Municipal agreements for provision of police services by O.P.P.

(2) The agreement requires the board's consent.

Board's consent

(3) No agreement shall be entered into under this section if, in the Solicitor General's opinion, the council seeks the agreement for the purpose of defeating the collective bargaining provisions of this Act.

Collective bargaining

(4) When the agreement comes into effect, the members of the Ontario Provincial Police assigned to the municipality shall provide police services, including by-law enforcement, for the municipality, and shall perform any other duties that are specified in the agreement.

Duties of O.P.P.

(5) The amounts received from the municipality under the agreement shall be paid into the Consolidated Revenue Fund.

Payment into Consolidated Revenue Fund

(6) If the municipality has an agreement under this section, section 31 (responsibilities of board), section 38 (municipal police force) and clause 39 (3) (a) (estimates respecting police force) do not apply; however, the board shall advise the Solicitor General and the senior officer of the Ontario Provincial Police in the municipality with respect to police services in the municipality, and may generally determine priorities in the municipality with respect to police services, in accordance with the agreement and with provincial policies affecting the Ontario Provincial Police.

Role of board

11.—(1) This section applies if a municipality is entitled to receive fines paid as a result of prosecutions instituted by police officers of the municipal police force.

Fines

(2) If the municipality does not have its own police force because of an agreement under section 7 or 10, the police officers who are assigned to the municipality under the agreement shall, for the purposes of determining entitlement to fines, be deemed to be police officers of the municipal police force.

Idem

12.—(1) With the Commission's approval, the costs incurred by a municipality in providing police services may be paid by levying different rates for different areas defined by the municipal council or by levying rates in some but not all areas.

Rates for cost of police services

Exemption
for farm
lands and
buildings

(2) With the Commission's approval, the municipal council may grant a total or partial exemption from a rate or rates levied under subsection (1) to lands and buildings used exclusively for farming purposes.

Special areas

13.—(1) If, because of the establishment of a business or for any other reason, special circumstances or abnormal conditions in an area make it inequitable, in the Solicitor General's opinion, to impose the responsibility for police services on a municipality or on the Province, the Lieutenant Governor in Council may designate the area as a special area.

Agreement
for provision
of police
services by
O.P.P.

(2) The person who operates the business or owns the special area shall enter into an agreement with the Solicitor General for the provision of police services by the Ontario Provincial Police for the special area.

Duties of
O.P.P.,
payment

(3) Subsections 10 (4) and (5) apply to the agreement with necessary modifications.

Failure to
enter into
agreement

(4) If the person who operates the business or owns the special area does not enter into an agreement as subsection (2) requires, the Ontario Provincial Police shall provide police services for the area.

Cost of
services

(5) The costs of the services may be recovered from the person by a court action, with costs, as a debt due to Her Majesty.

Police
services
outside
municipality

14. A municipality that has an interest in land outside the territory of the municipality may agree to pay all or part of the cost of providing police services for the land.

Municipal by-
law
enforcement
officers

15.—(1) A municipal council may appoint persons to enforce the by-laws of the municipality.

Peace officers

(2) Municipal by-law enforcement officers are peace officers for the purpose of enforcing municipal by-laws.

Aid to
survivors

16. A municipal council may grant financial or other assistance for the benefit of the surviving spouses and children of members of the municipal police force who die from injuries received or illnesses contracted in the discharge of their duties.

ONTARIO PROVINCIAL POLICE

Commis-
sioner

17.—(1) There shall be a Commissioner of the Ontario Provincial Police who shall be appointed by the Lieutenant Governor in Council.

(2) Subject to the Solicitor General's direction, the Commissioner has the general control and administration of the Ontario Provincial Police and the employees connected with it. Functions

(3) The Commissioner shall prepare and implement an employment equity plan in accordance with section 48 and the regulations. Employment equity plans

(4) After the end of each calendar year, the Commissioner shall file with the Solicitor General an annual report on the affairs of the Ontario Provincial Police. Annual report

18.—(1) The Ontario Provincial Police shall consist of the Commissioner and other police officers appointed under the *Public Service Act*. Composition of O.P.P.
R.S.O. 1980, c. 418

(2) The Commissioner shall establish the ranks within the Ontario Provincial Police and shall determine the rank of each police officer. Ranks

(3) The Lieutenant Governor in Council may name police officers of the Ontario Provincial Police to the rank of commissioned officers and may authorize the issue of commissions to them under the Great Seal. Commissioned officers

(4) The Commissioner may appoint such other employees as are required in connection with the Ontario Provincial Police. Employees

19.—(1) The Ontario Provincial Police have the following responsibilities: Responsibilities of O.P.P.

1. Providing police services in respect of the parts of Ontario that do not have municipal police forces other than by-law enforcement officers.
2. Providing police services in respect of all navigable bodies and courses of water in Ontario, except those that lie within municipalities designated by the Solicitor General.
3. Maintaining a traffic patrol on the King's Highway, except the parts designated by the Solicitor General.
4. Maintaining a traffic patrol on the connecting links within the meaning of section 21 of the *Public Transportation and Highway Improvement Act* that are designated by the Solicitor General.

R.S.O. 1980, c. 421

5. Maintaining investigative services to assist municipal police forces on the Solicitor General's direction or at the Crown Attorney's request.

Municipal by-laws

(2) The Ontario Provincial Police have no responsibilities in connection with municipal by-laws, except under agreements made in accordance with section 10.

Aid to survivors

20. The Lieutenant Governor in Council may, out of money appropriated for that purpose by the Legislature, grant financial or other assistance for the benefit of the surviving spouses and children of members of the Ontario Provincial Police who die from injuries received or illnesses contracted in the discharge of their duties.

PART II

ONTARIO CIVILIAN COMMISSION ON POLICE SERVICES

Commission continued

21.—(1) The commission known as the Ontario Police Commission is continued under the name of "Ontario Civilian Commission on Police Services".

Composition

(2) The Commission shall consist of not fewer than three and not more than nine members who shall be appointed by the Lieutenant Governor in Council.

Chair

(3) The Lieutenant Governor in Council may designate one of the members of the Commission to be the chair.

Delegation

(4) The chair may authorize a member of the Commission to exercise the Commission's powers and perform its duties with respect to a particular matter, but the authority conferred on the Commission by sections 23 and 24 may not be delegated.

Quorum

(5) Two members of the Commission constitute a quorum.

Proceedings open to the public

(6) Meetings, hearings, investigations and inquiries conducted by the Commission shall be open to the public, subject to subsection (7), and notice of them shall be published in the manner that the Commission determines.

Exception

(7) The Commission may exclude the public from all or part of a meeting, hearing, investigation or inquiry if it is of the opinion that,

- (a) matters involving public security may be disclosed and, having regard to the circumstances, the desirability of avoiding their disclosure in the public

interest outweighs the desirability of adhering to the principle that proceedings be open to the public; or

- (b) intimate financial or personal matters or other matters may be disclosed of such a nature, having regard to the circumstances, that the desirability of avoiding their disclosure in the interest of any person affected or in the public interest outweighs the desirability of adhering to the principle that proceedings be open to the public.

(8) A document purporting to be issued by the Commission and signed by one of its members is admissible in evidence without proof of the signature or authority of the person signing.

Admissibility
of documents

(9) After the end of each calendar year, the Commission shall file with the Solicitor General an annual report on its affairs.

Annual
report

(10) The money required for the Commission's purposes shall be paid out of the amounts appropriated by the Legislature for that purpose.

Expenses

22.—(1) The Commission's powers and duties include,

Powers and
duties of
Commission

- (a) if the Solicitor General advises the Commission that a board or municipal police force is not complying with prescribed standards of police services,
 - (i) directing the board or police force to comply, and
 - (ii) if the Commission considers it appropriate, taking measures in accordance with subsection 23 (1);
- (b) if the Solicitor General advises the Commission that a board or municipal chief of police is not complying with the requirements of this Act and the regulations respecting employment equity plans,
 - (i) directing the board or chief of police to comply, and
 - (ii) if the Commission considers it appropriate, taking measures in accordance with subsection 23 (2);

- (c) conducting investigations with respect to municipal police matters under section 25;
- (d) conducting inquiries into matters relating to crime and law enforcement under section 26;
- (e) inquiring into any matter regarding the designation of a municipality under subsection 4 (7) (police services in villages and townships) and, after a hearing, making recommendations to the Solicitor General;
- (f) hearing and disposing of appeals by members of police forces in accordance with Part V.

Powers of Commission in hearings, investigations and inquiries
R.S.O. 1980, c. 411
Counsel

(2) When the Commission conducts a hearing, investigation or inquiry, it has all the powers of a commission under Part II of the *Public Inquiries Act*, which Part applies to the proceeding as if it were an inquiry under that Act.

(3) At the Commission's request, the Solicitor General may appoint counsel to assist the Commission in a hearing, investigation or inquiry.

Sanctions for failure to comply with prescribed standards of police services

23.—(1) If the Commission is of the opinion, after holding a hearing, that a board or municipal police force has flagrantly or repeatedly failed to comply with prescribed standards of police services, the Commission may take any of the following measures or any combination of them:

- 1. Suspending the chief of police, one or more members of the board, or the whole board, for a specified period.
- 2. Removing the chief of police, one or more members of the board, or the whole board from office.
- 3. Disbanding the police force and requiring the Ontario Provincial Police to provide police services for the municipality.
- 4. Appointing an administrator to perform specified functions with respect to police matters in the municipality for a specified period.

Sanctions for failure to comply with requirements respecting employment equity plans

(2) If the Commission is of the opinion, after holding a hearing, that a board or municipal chief of police has failed to comply with the requirements of this Act and the regulations respecting employment equity plans, the Commission may

take any of the following measures or any combination of them:

1. Suspending the chief of police, one or more members of the board, or the whole board, for a specified period.
2. Removing the chief of police, one or more members of the board, or the whole board from office.
3. Appointing an administrator to perform specified functions with respect to employment equity, recruitment and promotion in the police force for a specified period.

(3) If the Commission suspends the chief of police or members of the board who are entitled to remuneration under subsection 27 (12), it shall specify whether the suspension is with or without pay.

Suspension
with or
without pay

(4) The Commission shall not take measures under subsection (2) with respect to the failure of a chief of police to meet specific goals or timetables contained in the employment equity plan if the Commission finds that the chief of police has made all reasonable efforts to meet them.

Defence

(5) An administrator appointed under paragraph 4 of subsection (1) or paragraph 3 of subsection (2) has all the powers necessary for the performance of his or her functions.

Powers of
administrator

(6) If the Commission suspends or removes the chief of police, it may appoint a person to replace him or her.

Replacement
of chief of
police

(7) The parties to the hearing are the chief of police, the board, any member of the board that the Commission designates and, if the Commission so directs, the association or associations representing members of the police force.

Parties

(8) The Commission may add parties at any stage of the hearing on the conditions it considers proper.

Idem

(9) If the Commission suspends a member of a board or removes him or her from office, the municipal council or the Lieutenant Governor in Council, as the case may be, shall appoint a person to replace the member.

Replacement
of suspended
or removed
member

(10) A member who has been removed shall not subsequently be a member of any board, and a member who has been suspended shall not be reappointed during the period of suspension.

Conse-
quences of
removal and
suspension

Appeal to
Divisional
Court

(11) A party may appeal to the Divisional Court within thirty days of receiving notice of the Commission's decision.

Grounds for
appeal

(12) An appeal may be made on a question that is not a question of fact alone, or from a penalty, or both.

Idem

(13) An appeal may also be made from a finding that a chief of police has made all reasonable efforts to meet the specific goals and timetables contained in an employment equity plan.

Appeal by
non-parties

(14) If the consent of the Attorney General is sought within thirty days of the Commission's decision and is given, a person who is not a party may appeal under subsection (13) as if he or she were a party.

Emergency,
interim order

24.—(1) The Commission may make an interim order under subsection 23 (1), without notice and without holding a hearing, if it is of the opinion that an emergency exists and that the interim order is necessary in the public interest.

Restriction

(2) The Commission shall not remove a person from office or disband a police force by means of an interim order.

Investigations
into police
matters

25.—(1) The Commission may, at the Solicitor General's request, at a municipal council's request or of its own motion, investigate, inquire into and report on,

- (a) the conduct or the performance of duties of a municipal chief of police or other municipal police officer, an auxiliary member of a municipal police force, a special constable, a by-law enforcement officer or a member of a board;
- (b) the administration of a municipal police force;
- (c) the manner in which police services are provided for a municipality;
- (d) the police needs of a municipality.

Cost of
investigation

(2) The cost of an investigation conducted at a council's request shall be paid by the municipality, unless the Solicitor General directs otherwise.

Report

(3) The Commission shall communicate its report of an investigation under subsection (1) to the Solicitor General at his or her request and to the board or council at its request, and may communicate the report to any other person as the Commission considers advisable.

(4) If the Commission concludes after a hearing that a member of a police force is not performing or is incapable of performing the duties of his or her position in a satisfactory manner, it may direct that the member be,

Penalties,
member of
police force

- (a) demoted as the Commission specifies, permanently or for a specified period;
- (b) dismissed; or
- (c) retired, if the member is entitled to retire.

(5) If the Commission concludes, after a hearing, that a member of a board is guilty of misconduct or is not performing or is incapable of performing the duties of his or her position in a satisfactory manner, it may remove or suspend the member.

Penalties,
member of
board

(6) A member of a police force or of a board on whom a penalty is imposed under subsection (4) or (5) may appeal to the Divisional Court within thirty days of receiving notice of the Commission's decision.

Appeal to
Divisional
Court

(7) An appeal may be made on a question that is not a question of fact alone, or from a penalty, or both.

Grounds for
appeal

(8) If the Commission suspends a member of a board or removes him or her from office, the municipal council or the Lieutenant Governor in Council, as the case may be, shall appoint a person to replace the member.

Replacement
of suspended
or removed
member

(9) A member who has been removed shall not subsequently be a member of any board, and a member who has been suspended shall not be reappointed during the period of suspension.

Conse-
quences of
removal and
suspension

26.—(1) The Lieutenant Governor in Council may direct the Commission to inquire into and report to the Lieutenant Governor in Council on any matter relating to crime or law enforcement, and shall define the scope of the inquiry in the direction.

Inquiries
respecting
crime and
law
enforcement

(2) Section 6 (stated case) of the *Public Inquiries Act* applies to inquiries conducted under this section.

Application
of R.S.O.
1980, c. 411,
s. 6

(3) Witnesses at inquiries conducted under this section have the right to retain and instruct counsel and all the other rights of witnesses in civil courts.

Rights of
witnesses

Offence

(4) Any person who knowingly discloses, without the Commission's consent, evidence taken in private at an inquiry conducted under this section or information likely to identify the witness is guilty of an offence and on conviction is liable to a fine of not more than \$5,000.

PART III

MUNICIPAL POLICE SERVICES BOARDS

Police
services
boards

27.—(1) There shall be a police services board for every municipality that maintains a police force.

Boards of
commissioners of
police
continued as
police
services
boards

R.S.O. 1980,
c. 381

Name

(2) Every board of commissioners of police constituted or continued under the *Police Act* or any other Act and in existence on the day this Act comes into force is continued as a police services board.

(3) A board shall be known as “(insert name of municipality) Police Services Board”.

Three-
member
boards in
smaller
municipalities
R.S.O. 1980,
c. 31

(4) The board of a municipality whose population according to the last enumeration taken under section 14 of the *Assessment Act* does not exceed 25,000 shall consist of,

- (a) the head of the municipal council, or another council member appointed by resolution of the council; and
- (b) two persons appointed by the Lieutenant Governor in Council.

Five-member
boards in
larger
municipalities

(5) The board of a municipality, other than a regional or metropolitan municipality, whose population according to the last enumeration taken under section 14 of the *Assessment Act* exceeds 25,000 shall consist of,

- (a) the head of the municipal council, or another council member appointed by resolution of the council;
- (b) one person appointed by resolution of the council; and
- (c) three persons appointed by the Lieutenant Governor in Council.

- (6) The council of a municipality to which subsection (4) would otherwise apply may determine, by resolution, that the composition of its board shall be as described in subsection (5). Smaller municipalities, option to expand board
- (7) A resolution passed under clause 8 (2a) (b) of the *Police Act* before the day this Act comes into force shall be deemed to have been passed under subsection (6). Transition R.S.O. 1980, c. 381
- (8) The board of a regional or metropolitan municipality shall consist of, Regional and metropolitan municipalities
- (a) two council members appointed by resolution of the municipal council; and
 - (b) three persons appointed by the Lieutenant Governor in Council.
- (9) The council of a regional or metropolitan municipality whose population according to the last enumeration taken under section 14 of the *Assessment Act* exceeds 300,000 may apply to the Lieutenant Governor in Council for an increase in the size of its board; if the Lieutenant Governor in Council approves the application, the board shall consist of, Seven-member boards in certain circumstances R.S.O. 1980, c. 31
- (a) the head of the council, or another council member appointed by resolution of the council;
 - (b) two council members appointed by resolution of the council; and
 - (c) four persons appointed by the Lieutenant Governor in Council.
- (10) If the position of a member appointed by the Lieutenant Governor in Council becomes vacant, the Solicitor General may appoint a replacement to act until the Lieutenant Governor in Council makes a new appointment. Vacancies
- (11) If the position of a member who is appointed by a municipal council or holds office by virtue of being the head of a municipal council becomes vacant, the board shall notify the council, which shall forthwith appoint a replacement. Idem
- (12) The council shall pay the members of the board who are appointed by the Lieutenant Governor in Council or Solicitor General remuneration that is at least equal to the prescribed amount. Remuneration

Judges and
justices of
the peace
ineligible

(13) No judge or justice of the peace shall be appointed as a member of a board.

Transition,
judges and
justices of
the peace

(14) A judge or justice of the peace who is a member of a board on the day this Act comes into force may continue to be a member until the third anniversary of that day.

Transition,
municipalities
without
boards

(15) In the case of a municipality that is required by subsection (1) to have a police services board and that does not, on the day this Act comes into force, have a board of commissioners of police, the following rules apply:

1. Subsection (1) does not apply to the municipality until the first anniversary of the coming into force of this Act.
2. Until subsection (1) applies to the municipality, the council shall perform the duties and may exercise the powers that this Act imposes and confers on police services boards.

Election of
chair

28. The members of a board shall elect a chair at the board's first meeting in each year.

Protection
from
personal
liability

29.—(1) No action or other proceeding for damages shall be instituted against a member of a board for any act done in good faith in the execution or intended execution of his or her duty or for any alleged neglect or default in the execution in good faith of that duty.

Board's
liability

(2) Subsection (1) does not relieve a board of liability for a member's acts or omissions, and the board is liable as if that subsection had not been enacted and as if the member were the board's employee.

Board may
contract, sue
and be sued

30.—(1) A board may contract, sue and be sued in its own name.

Members not
liable for
board's
contracts

(2) The members of a board are not personally liable for the board's contracts.

Responsi-
bilities of
boards

31.—(1) A board is responsible for the provision of police services and for law enforcement and crime prevention in the municipality and shall,

- (a) appoint the members of the municipal police force;
- (b) generally determine, after consultation with the chief of police, objectives and priorities with respect to police services in the municipality;

- (c) establish policies for the effective management of the police force;
 - (d) recruit and appoint the chief of police and any deputy chief of police, and annually determine their remuneration and working conditions, taking their submissions into account;
 - (e) direct the chief of police and monitor his or her performance;
 - (f) establish an employment equity plan in accordance with section 48 and the regulations, review its implementation by the chief of police and receive regular reports from him or her on that subject;
 - (g) receive regular reports from the chief of police on disclosures and decisions made under section 49 (secondary activities);
 - (h) establish guidelines with respect to the indemnification of members of the police force for legal costs under section 50;
 - (i) establish guidelines for the administration by the chief of police of the public complaints system under Part VI;
 - (j) review the administration by the chief of police of the public complaints system and receive regular reports from him or her on that subject.
- (2) The members of the police force, whether they were appointed by the board or not, are under the board's jurisdiction. Members of police force under board's jurisdiction
- (3) The board may give orders and directions to the chief of police, but not to other members of the police force, and no individual member of the board shall give orders or directions to any member of the police force. Restriction
- (4) The board shall not direct the chief of police with respect to specific operational decisions or with respect to the day-to-day operation of the police force. Idem
- (5) The board shall ensure that its members undergo any training that the Solicitor General may provide or require. Training of board members
- (6) The board may, by by-law, make rules for the effective management of the police force. Rules re management of police force

Guidelines re
secondary
activities

(7) The board may establish guidelines consistent with section 49 for police officers' disclosure of secondary activities to the chief of police and for the decisions of the chief of police under subsection 49 (4).

Oath of
office

32. Before entering on the duties of office, a member of a board shall take an oath or affirmation of office in the prescribed form.

Agreement
to constitute
joint board
R.S.O. 1980,
c. 31

33.—(1) Despite any special Act, two or more municipalities whose combined population according to the last enumeration taken under section 14 of the *Assessment Act* exceeds 5,000 may enter into an agreement to constitute a joint board.

Idem

(2) The agreement must be authorized by by-laws of the councils of the participating municipalities and requires the consent of their boards.

Composition
of board

(3) The joint board shall consist of,

- (a) the heads of the councils of the participating municipalities; and
- (b) other members appointed by the Lieutenant Governor in Council.

Application
of Act to
joint boards

(4) The provisions of this Act that apply to boards also apply with necessary modifications to joint boards.

Delegation

34. A board may delegate to two or more of its members any authority conferred on it by this Act, except,

- (a) the authority to hear the appeals of police officers found guilty of misconduct under Part V, which must be exercised by a quorum; and
- (b) the authority to bargain under Part VIII, which the board may delegate to one or more members.

Meetings

35.—(1) The board shall hold at least four meetings each year.

Quorum

(2) A majority of the members of the board constitutes a quorum.

Proceedings
open to the
public

(3) Meetings and hearings conducted by the board shall be open to the public, subject to subsection (4), and notice of them shall be published in the manner that the board determines.

(4) The board may exclude the public from all or part of a meeting or hearing if it is of the opinion that, Exception

- (a) matters involving public security may be disclosed and, having regard to the circumstances, the desirability of avoiding their disclosure in the public interest outweighs the desirability of adhering to the principle that proceedings be open to the public; or
- (b) intimate financial or personal matters or other matters may be disclosed of such a nature, having regard to the circumstances, that the desirability of avoiding their disclosure in the interest of any person affected or in the public interest outweighs the desirability of adhering to the principle that proceedings be open to the public.

36. A document purporting to be a by-law of the board signed by a member or purporting to be a copy of such a by-law certified correct by a member is admissible in evidence without proof of the signature or authority of the person signing. Admissibility of documents

37. In performing its duties under this Act, a board has all the powers of a commission under Part II of the *Public Inquiries Act*, which Part applies to the board as if it were conducting an inquiry under that Act. Power with respect to witnesses
R.S.O. 1980, c. 411

38. A municipal police force shall consist of a chief of police and such other police officers and other employees as the board considers adequate, and shall be provided with the equipment and facilities that the board considers adequate. Municipal police force

39.—(1) Each year, the board shall submit to the municipal council or to each council responsible for maintaining the police force, as the case may be, its estimates for the year. Estimates

(2) The estimates shall be submitted at least one month before the beginning of the fiscal year of the municipality or municipalities, as the case may be; if they are to be submitted to municipalities whose fiscal years begin on different dates, they shall be submitted to all the councils at least one month before the earliest date. Time

(3) The estimates shall show, separately, the amounts that will be required, Idem

- (a) to maintain the police force and provide it with equipment and facilities; and

- (b) to pay the expenses of the board's operation other than the remuneration of board members.

Commission
hearing in
case of
disagreement

(4) If the council does not approve the board's estimates or disagrees with the board on the number of members of the police force that is adequate or the equipment and facilities that are adequate, the Commission shall determine the question after a hearing.

Reduction or
abolition of
police force

40.—(1) A board may terminate the employment of a member of the police force for the purpose of abolishing the police force or reducing its size if the Commission consents and if the abolition or reduction does not contravene this Act.

Criteria for
Commission's
consent

(2) The Commission shall consent to the termination of the employment of a member of the police force under subsection (1) only if,

- (a) the member and the board have made an agreement dealing with severance pay or agreed to submit the matter to arbitration; or
- (b) the Commission has made an order under subsection (3).

Order
imposing
arbitration

(3) If the member and the board do not make an agreement dealing with severance pay and do not agree to submit the matter to arbitration, the Commission, if it is of the opinion that it would be appropriate to permit the abolition of the police force or the reduction of its size, may order the member and the board to submit the matter to arbitration and may give any necessary directions in that connection.

Arbitration

(4) Section 124 applies to an arbitration referred to in this section with necessary modifications.

PART IV

POLICE OFFICERS AND OTHER POLICE STAFF

CHIEF OF POLICE

Duties of
chief of
police

41.—(1) The duties of a chief of police include,

- (a) in the case of a municipal police force, administering the police force and overseeing its operation in accordance with the objectives, priorities and policies established by the board under subsection 31 (1);

- (b) ensuring that members of the police force carry out their duties in accordance with this Act and the regulations and in a manner that reflects the needs of the community, and that discipline is maintained in the police force;
 - (c) ensuring that the police force provides community-oriented police services;
 - (d) administering discipline in accordance with Part V;
 - (e) administering the public complaints system under Part VI;
 - (f) implementing the employment equity plan established under section 48 and the regulations;
 - (g) in the case of a municipal police force, reporting to the board at regular intervals on public complaints and on the implementation of the employment equity plan.
- (2) The chief of police reports to the board and shall obey its lawful orders and directions.

Chief of
police reports
to board

POLICE OFFICERS

42.—(1) The duties of a police officer include,

Duties of
police officer

- (a) preserving the peace;
- (b) preventing crimes and other offences and providing assistance and encouragement to other persons in their prevention;
- (c) assisting victims of crime;
- (d) apprehending criminals and other offenders and others who may lawfully be taken into custody;
- (e) laying charges, prosecuting and participating in prosecutions;
- (f) executing warrants that are to be executed by police officers and performing related duties;
- (g) performing the lawful duties that the chief of police assigns;

(h) in the case of a municipal police force and in the case of an agreement under section 10 (agreement for provision of police services by O.P.P.), enforcing municipal by-laws;

(i) completing the prescribed training.

Power to act
throughout
Ontario

(2) A police officer has authority to act as such throughout Ontario.

Powers and
duties of
common law
constable

(3) A police officer has the powers and duties ascribed to a constable at common law.

Criteria for
hiring

43.—(1) No person shall be appointed as a police officer unless he or she,

(a) is a Canadian citizen or a permanent resident of Canada;

(b) is at least eighteen years of age;

(c) is physically and mentally able to perform the duties of the position, having regard to his or her own safety and the safety of members of the public;

(d) is of good moral character and habits; and

(e) has successfully completed at least four years of secondary school education or its equivalent.

Idem

(2) A candidate for appointment as a police officer shall provide any relevant information or material that is lawfully requested in connection with his or her application.

Probationary
period

44.—(1) A municipal police officer's probationary period begins on the day he or she is appointed and ends on the later of,

(a) the first anniversary of the day of appointment;

(b) the first anniversary of the day the police officer completes an initial period of training at the Ontario Police College.

Time for
completing
initial
training

(2) The police officer shall complete the initial period of training within six months of the day of appointment.

Termination
of
employment
during
probationary
period

(3) A board may terminate a police officer's employment at any time during his or her probationary period but, before doing so, shall give the police officer reasonable information

with respect to the reasons for the termination and an opportunity to reply, orally or in writing, as the board may determine.

(4) Subsections (1), (2) and (3) do not apply to a police officer who has completed a probationary period with another municipal police force. Only one probationary period

45. A person appointed to be a police officer shall, before entering on the duties of his or her office, take oaths or affirmations of office and secrecy in the prescribed form. Oaths of office and secrecy

46. No municipal police officer shall engage in political activity, except as the regulations permit. Political activity

MEMBERS OF POLICE FORCES

47.—(1) Subject to subsection (2), if a member of a municipal police force becomes mentally or physically disabled and as a result is incapable of performing the essential duties of the position, the board shall accommodate his or her needs in accordance with the *Human Rights Code, 1981*. Accommodation of needs of disabled member of municipal police force 1981, c. 53

(2) The board may discharge the member, or retire him or her if entitled to retire, if, after holding a hearing at which the evidence of two legally qualified medical practitioners is received, the board, Undue hardship

(a) determines, on the basis of that evidence, that the member is mentally or physically disabled and as a result incapable of performing the essential duties of the position, and what duties the member is capable of performing; and

(b) concludes that the member's needs cannot be accommodated without undue hardship on the board.

(3) Subject to subsection (4), if a member of the Ontario Provincial Police becomes mentally or physically disabled and as a result is incapable of performing the essential duties of the position, the Commissioner shall accommodate the member's needs in accordance with the *Human Rights Code, 1981*. Idem, O.P.P.

(4) The member may be discharged, or retired if entitled to retire, if, after holding a hearing at which the evidence of two legally qualified medical practitioners is received, the Commissioner or a person whom he or she designates, Idem

- (a) determines, on the basis of that evidence, that the member is mentally or physically disabled and as a result incapable of performing the essential duties of the position, and what duties the member is capable of performing; and
- (b) concludes that the member's needs cannot be accommodated without undue hardship on the Crown in right of Ontario.

Appeal

(5) A member of a police force who is discharged or retired, under subsection (2) or (4) may appeal to the Commission by serving a written notice on the Commission and on the board or the Commissioner, as the case may be, within thirty days of receiving notice of the decision.

Powers of Commission

(6) The Commission may confirm, alter or revoke the decision or may require the board or Commissioner, as the case may be, to rehear the matter.

Decision

(7) The Commission shall promptly give written notice of its decision, with reasons, to the appellant and to the board or Commissioner, as the case may be.

Participation of members of Commission

(8) No member of the Commission shall participate in the decision unless he or she was present throughout the hearing of the appeal and, except with the consent of the appellant, no decision of the Commission shall be given unless all members who were present throughout the hearing participate in the decision.

Employment equity plans

48.—(1) Every police force shall have an employment equity plan prepared in accordance with this section and the regulations.

Contents of plan

(2) An employment equity plan shall provide for,

- (a) the elimination of systemic barriers to the recruitment and promotion of persons who are members of prescribed groups;
- (b) the implementation of positive measures with respect to the recruitment and promotion of those persons, so as to make the police force more representative of the community or communities it serves; and
- (c) specific goals and timetables with respect to the elimination of systemic barriers, the implementation

of positive measures and the composition of the police force.

(3) In the case of a municipal police force, the board shall prepare the employment equity plan and submit it to the Solicitor General for approval.

Board to prepare plan for municipal police force

(4) In the case of the Ontario Provincial Police, the Commissioner shall prepare the employment equity plan and submit it to the Solicitor General for approval.

Commissioner to prepare plan for O.P.P.

(5) Before approving the employment equity plan, the Solicitor General may require that changes be made to it.

Solicitor General

49.—(1) A member of a police force shall not engage in any activity,

Restrictions on secondary activities

(a) that interferes with or influences adversely the performance of his or her duties as a member of a police force, or is likely to do so;

(b) that places him or her in a position of conflict of interest, or is likely to do so;

(c) that would otherwise constitute full-time employment for another person; or

(d) in which he or she has an advantage derived from employment as a member of a police force.

(2) Clause (1) (d) does not prohibit a member of a police force from performing, in a private capacity, services that have been arranged through the police force.

Exception, paid duty

(3) A member of a police force who proposes to undertake an activity that may contravene subsection (1) or who becomes aware that an activity that he or she has already undertaken may do so shall disclose full particulars of the situation to the chief of police.

Disclosure to chief of police

(4) The chief of police shall decide whether the member is permitted to engage in the activity and the member shall comply with that decision.

Decision of chief of police

50.—(1) The board or the Crown in right of Ontario, as the case may be, is liable in respect of torts committed by members of the police force in the course of their employment.

Liability for torts

Indemnification of member of municipal police force

(2) The board may, in accordance with the guidelines established under clause 31 (1) (h), indemnify a member of the police force for reasonable legal costs incurred,

- (a) in the defence of a civil action, if the member is not found to be liable;
- (b) in the defence of a criminal prosecution, if the member is found not guilty;
- (c) in respect of any other proceeding in which the member's manner of execution of the duties of his or her employment was an issue, if the member is found to have acted in good faith.

Agreement

(3) The police force and the board may, in an agreement made under Part VIII, provide for indemnification for the legal costs of members of the police force, except the legal costs of a member who is found guilty of a criminal offence; if such an agreement exists, the board shall indemnify members in accordance with the agreement and subsection (2) does not apply.

Council responsible for board's liabilities

(4) The council is responsible for the liabilities incurred by the board under subsections (1), (2) and (3).

Indemnification of member of O.P.P.

(5) The Treasurer of Ontario may indemnify, out of the Consolidated Revenue Fund, a member of the Ontario Provincial Police for reasonable legal costs incurred,

- (a) in the defence of a civil action, if the member is not found to be liable;
- (b) in the defence of a criminal prosecution, if the member is found not guilty;
- (c) in respect of any other proceeding in which the member's manner of execution of the duties of his or her employment was an issue, if the member is found to have acted in good faith.

Agreement

R.S.O. 1980,
c. 418

(6) The Ontario Provincial Police and the Crown in right of Ontario may, in an agreement made under the *Public Service Act*, provide for indemnification for the legal costs of members of the police force, except the legal costs of a member who is found guilty of a criminal offence; if such an agreement exists, the Treasurer shall indemnify members in accordance with the agreement and subsection (5) does not apply.

51.—(1) With the board's approval, a municipal chief of police may appoint persons as police cadets to undergo training. Police cadets

(2) A police cadet is a member of the municipal police force. Idem

52.—(1) With the Commission's approval, a board may appoint auxiliary members of the police force. Auxiliary members of municipal police force

(2) If the board suspends or terminates the appointment of an auxiliary member of the police force, it shall promptly give the Commission written notice of the suspension or termination. Notice of suspension or termination

(3) The Commissioner may appoint auxiliary members of the Ontario Provincial Police. Auxiliary members of O.P.P.

(4) An auxiliary member of a police force has the authority of a police officer if he or she is accompanied or supervised by a police officer and is authorized to perform police duties by the chief of police. Authority of auxiliary members of police force

(5) The chief of police may authorize an auxiliary member of the police force to perform police duties only in special circumstances, including an emergency, that the police officers of the police force are not sufficiently numerous to deal with. Restriction

(6) A person appointed to be an auxiliary member of a police force shall, before entering on the duties of his or her office, take oaths or affirmations of office and secrecy in the prescribed form. Oaths of office and secrecy

SPECIAL CONSTABLES

53.—(1) With the Commission's approval, a board may appoint a special constable to act for the period, area and purpose that the board considers expedient. Special constables appointed by board

(2) With the Commission's approval, the Commissioner may appoint a special constable to act for the period, area and purpose that the Commissioner considers expedient. Special constables appointed by Commissioner

(3) The appointment of a special constable may confer on him or her the powers of a police officer, to the extent and for the specific purpose set out in the appointment. Powers of police officer

(4) A special constable shall not be employed by a police force to perform on a permanent basis, whether part-time or full-time, all the usual duties of a police officer. Restriction

- Idem (5) Subsection (4) does not prohibit police forces from employing special constables to escort and convey persons in custody and to perform duties related to the responsibilities of boards under the *Court Security Act*.
- R.S.O. 1980, c. 381
- Suspension or termination of appointment (6) The power to appoint a special constable includes the power to suspend or terminate the appointment, but if a board or the Commissioner suspends or terminates an appointment, written notice shall promptly be given to the Commission.
- Commission (7) The Commission also has power to suspend or terminate the appointment of a special constable.
- Information and opportunity to reply (8) Before a special constable's appointment is terminated, he or she shall be given reasonable information with respect to the reasons for the termination and an opportunity to reply, orally or in writing as the board, Commissioner or Commission, as the case may be, may determine.
- Oaths of office and secrecy (9) A person appointed to be a special constable shall, before entering on the duties of his or her office, take oaths or affirmations of office and secrecy in the prescribed form.

FIRST NATIONS CONSTABLES

- First Nations Constables **54.—**(1) With the Commission's approval, the Commissioner may appoint a First Nations Constable to perform specified duties.
- Further approval R.S.C. 1985, c. I-5 (2) If the specified duties of a First Nations Constable relate to a reserve as defined in the *Indian Act* (Canada), the appointment also requires the approval of the reserve's police governing authority or band council.
- Powers of police officer (3) The appointment of a First Nations Constable confers on him or her the powers of a police officer for the purpose of carrying out his or her specified duties.
- Duty to consult (4) The Commissioner shall not suspend or terminate the appointment of a First Nations Constable whose specified duties relate to a reserve without first consulting with the police governing authority or band council that approved the appointment.
- Suspension or termination of appointment (5) The power to appoint a First Nations Constable includes the power to suspend or terminate the appointment, but if the Commissioner suspends or terminates an appointment, written notice shall promptly be given to the Commission.

(6) The Commission also has power to suspend or terminate the appointment of a First Nations Constable. Commission

(7) Before a First Nations Constable's appointment is terminated, he or she shall be given reasonable information with respect to the reasons for the termination and an opportunity to reply, orally or in writing as the Commissioner or Commission, as the case may be, may determine. Information and opportunity to reply

(8) A person appointed to be a First Nations Constable shall, before entering on the duties of his or her office, take oaths or affirmations of office and secrecy in the prescribed form. Oaths of office and secrecy

EMERGENCIES

55.—(1) In an emergency, the Solicitor General may make an agreement with the Crown in right of Canada or of another province or with any of its agencies for the provision of police services. Emergencies

(2) The agreement authorizes all peace officers to whom it relates to act as police officers in the area to which the agreement relates. Authority to act as police officers

(3) For the purpose of the *Workers' Compensation Act*, the relationship between a member of a police force and the body that employs him or her continues as if an agreement had not been made under this section. Application of R.S.O. 1980, c. 539

(4) If the services of the Canadian Forces are provided under this section, the municipality in whose territory the services are required shall pay all the related expenses. Expense of calling out Canadian Forces

(5) Subject to sections 33 and 34 of the *National Defence Act* (Canada), while an agreement made under this section is in force, no member of a police force that has jurisdiction in the area to which the agreement relates shall resign without the consent of the chief of police. Resignation during emergency prohibited R.S.C. 1985, c. N-5

PART V

DISCIPLINARY PROCEEDINGS

56. A police officer is guilty of misconduct if he or she, Misconduct

- (a) commits an offence described in a prescribed code of conduct;
- (b) contravenes section 46 (political activity);

- (c) engages in an activity that contravenes subsection 49 (1) (secondary activities) without the permission of his or her chief of police, being aware that the activity may contravene that subsection;
- (d) contravenes subsection 55 (5) (resignation during emergency);
- (e) contravenes section 57 (inducing misconduct, withholding services);
- (f) contravenes subsection 96 (4) (photography at hearing);
- (g) contravenes subsection 100 (6) (obstructing Police Complaints Commissioner);
- (h) contravenes subsection 108 (2) (confidentiality);
- (i) contravenes section 117 (trade union membership);
- (j) deals with personal property, other than money or a firearm, in a manner that is not consistent with section 132;
- (k) deals with money in a manner that is not consistent with section 133;
- (l) deals with a firearm in a manner that is not consistent with section 134;
- (m) contravenes a regulation made under paragraph 15 (equipment), 16 (use of force), 17 (standards of dress, police uniforms) 20 (police pursuits) or 21 (records) of subsection 135 (1).

Inducing
misconduct

57.—(1) No person, including a member of a police force, shall,

- (a) induce or attempt to induce a member of a police force to withhold his or her services; or
- (b) induce or attempt to induce a police officer to commit misconduct.

Withholding
services

(2) No member of a police force shall withhold his or her services.

Offence

(3) A person who contravenes subsection (1) or (2) is guilty of an offence and on conviction is liable to a fine of not more

than \$2,000 or to imprisonment for a term of not more than one year, or to both.

(4) No prosecution shall be instituted under this section without the consent of the Solicitor General.

Consent of
Solicitor
General

58.—(1) Any apparent or alleged misconduct by a police officer shall be investigated by his or her chief of police.

Chief to
investigate
misconduct

(2) When a complaint is made under Part VI with respect to apparent or alleged misconduct by a police officer, the following rules apply:

Effect of
complaint

1. The complaint shall be dealt with in accordance with Part VI, and recourse shall be had to this Part only as Part VI permits.
2. Any investigation of the matter under this Part and any hearing under section 60 are suspended as soon as the chief of police becomes aware that a complaint has been made.

59.—(1) If the chief of police investigates apparent or alleged misconduct and concludes that the police officer is guilty of misconduct but that the misconduct is not of a serious nature, the following rules apply:

Procedure in
case of
misconduct
not of
serious
nature

1. The chief of police shall provide the police officer with reasonable information concerning the matter and shall give him or her an opportunity to reply, orally or in writing.
2. The chief of police may then admonish the police officer and may cause an entry concerning the matter, the action taken and the police officer's reply to be made in his or her employment record.
3. If the police officer refuses to accept the admonition, the chief of police shall not cause particulars to be recorded without first holding a hearing.

(2) An entry made in the police officer's employment record under paragraph 2 of subsection (1) shall be expunged from the record two years after being made if during that time no other entries concerning misconduct have been made in the record under this Part or Part VI.

Expungement

(3) Nothing in this section affects agreements between boards and police officers or associations that permit other penalties than admonition to be administered, if the police

Agreement

officer in question consents, without a hearing under section 60.

Hearing

60.—(1) A chief of police may hold a hearing to determine whether a police officer belonging to his or her police force is guilty of misconduct.

Prosecutor

(2) The chief of police shall designate to be prosecutor at the hearing,

- (a) a police officer of the rank of sergeant or higher;
- (b) if there is none of that rank, a police officer of a rank equal to or higher than that of the police officer who is the subject of the hearing; or
- (c) a legal counsel.

Recording of evidence

(3) The oral evidence given at the hearing shall be recorded and copies of transcripts shall be provided on the same terms as in the Supreme Court of Ontario.

Examination of evidence

(4) Before the hearing, the police officer shall be given an opportunity to examine any physical or documentary evidence that will be produced or any report whose contents will be given in evidence.

Idem

(5) If the hearing is being conducted as a result of a complaint made under Part VI, the complainant shall likewise be given an opportunity to examine evidence and reports before the hearing

Police officer not required to give evidence
R.S.O. 1980,
c. 484

(6) Despite section 12 of the *Statutory Powers Procedure Act*, the police officer shall not be required to give evidence at the hearing.

Limited admissibility of certain statements

(7) In the case of a hearing that is being conducted as a result of a complaint made under Part VI, no statement made by the police officer or complainant in the course of an attempt to resolve the complaint informally shall be admitted in evidence at the hearing, except with the consent of the person who made the statement.

Person conducting hearing not to communicate in relation to subject-matter of hearing

(8) The person conducting the hearing shall not communicate directly or indirectly in relation to the subject-matter of the hearing with any person or person's counsel or representative, unless the police officer and the prosecutor receive notice and have an opportunity to participate.

(9) However, the person conducting the hearing may seek legal advice from an adviser independent of the police officer and the prosecutor, and in that case the nature of the advice shall be communicated to them so that they make submissions as to the law. Exception

(10) Within a reasonable time after the matter has been finally determined, documents and things put in evidence at the hearing shall, on request, be released to the person who produced them. Release of exhibits

(11) If the police officer is charged with an offence under a law of Canada or of a province or territory in connection with the alleged misconduct, the hearing shall continue unless the Crown Attorney advises the chief of police that it should be stayed until the conclusion of the court proceedings. Stay

(12) If six months have elapsed since the facts on which an allegation of misconduct is based first came to the attention of the chief of police, no notice of hearing shall be served unless the board (in the case of a municipal police officer) or the Commissioner (in the case of a member of the Ontario Provincial Police) is of the opinion that it was reasonable, under the circumstances, to delay serving the notice of hearing. Six-month limitation period, exception

61.—(1) If misconduct is proved at the hearing on clear and convincing evidence, the chief of police may, Penalties

- (a) dismiss the police officer from the police force;
- (b) direct that the police officer be dismissed in seven days unless he or she resigns before that time;
- (c) demote the police officer, specifying the manner and period of the demotion;
- (d) suspend the police officer without pay for a period not exceeding thirty days or 240 hours, as the case may be;
- (e) direct that the police officer forfeit not more than five days' or forty hours' pay, as the case may be; or
- (f) direct that the police officer forfeit not more than twenty days or 160 hours off, as the case may be.

(2) Penalties imposed under clauses (1) (d), (e) and (f) shall be calculated in terms of days if the police officer normally works eight hours a day or less and in terms of hours if he or she normally works more than eight hours a day. Calculation

- Idem (3) Instead of or in addition to a penalty described in subsection (1), the chief of police may reprimand the police officer.
- Dismissal and demotion (4) The chief of police shall not impose the penalties of dismissal or demotion unless the notice of hearing or a subsequent notice served on the police officer indicated that they might be imposed if the misconduct were proved on clear and convincing evidence.
- Notice of decision (5) The chief of police shall promptly give written notice of the decision, with reasons, to the police officer and, in the case of a municipal police force, to the board.
- Idem (6) If the hearing was conducted as a result of a complaint made under Part VI, the chief of police shall also give notice of the decision, with reasons, to the complainant and to the Police Complaints Commissioner.
- Police officer's employment record (7) No reference to the allegations of misconduct or the hearing shall be made in the police officer's employment record, and the matter shall not be taken into account for any purpose relating to his or her employment, unless,
- (a) misconduct is proved on clear and convincing evidence; or
 - (b) the police officer resigns before the matter is finally disposed of.
- Misconduct by municipal chief of police **62.**—(1) A board may hold a hearing to determine whether the chief of police is guilty of misconduct, and this Part applies with necessary modifications.
- Commission hearing (2) The chief of police may, by serving a notice to that effect on the board and the Commission, require that the Commission hold the hearing instead of the board.
- Appeal to board **63.**—(1) A municipal police officer on whom a penalty is imposed under section 61 may appeal to the board by serving a notice of appeal on the board and the chief of police within fifteen days of receiving notice of the decision.
- Hearing (2) The board shall hear the appeal on the record, but may receive new or additional evidence as it considers just.
- Powers of board (3) The board may confirm, alter or revoke the decision or may require the chief of police to rehear the matter.

(4) The board shall promptly give written notice of its decision, with reasons, to the chief of police and the police officer.

Board's
decision

(5) No member of the board shall participate in the decision unless he or she was present throughout the hearing of the appeal and, except with the police officer's consent, no decision of the board shall be given unless all members who were present throughout the hearing participate in the decision.

Participation
of members

(6) The members of the board who participate in the decision shall not communicate directly or indirectly in relation to the subject-matter of the appeal with any person or person's counsel or representative, unless the police officer and the chief of police receive notice and have an opportunity to participate.

Members
not to
communicate
in relation to
subject-
matter of
appeal

(7) However, the board may seek legal advice from an adviser independent of the police officer and the chief of police, and in that case the nature of the advice shall be communicated to them so that they may make submissions as to the law.

Exception

(8) The police officer may appeal to the Commission from the board's decision by serving a notice of appeal on the Commission, the board and the chief of police within thirty days of receiving notice of the decision.

Further
appeal to
Commission

64. Instead of hearing a police officer's appeal under section 63, the board may, on its own initiative or on the application of the police officer or the chief of police, require the Commission to hear the appeal.

Hearing by
Commission
instead of
board

65. A member of the Ontario Provincial Police on whom a penalty is imposed under section 61 may appeal to the Commission by serving a written notice on the Commission and the Commissioner within thirty days of receiving notice of the decision.

O.P.P.,
appeal to
Commission
from
Commis-
sioner's
decision

66. If the hearing was conducted as a result of a complaint made under Part VI, sections 63 and 65 do not apply and the police officer may only appeal in accordance with that Part.

Exception in
case of
public
complaint

67. Subsections 63 (2) to (7) apply to appeals heard by the Commission as if references to the board were references to the Commission and, in the case of an appeal from a board's decision, as if references to the chief of police were references to the board.

Appeals to
Commission

Extension of
time for
appeals

68. The board or Commission may grant an extension of the time provided for giving it a notice of appeal, before or after the expiry of the time, and may give directions in connection with the extension.

Delegation

69. A chief of police may authorize any member of the police force to exercise any power or perform any duty of the chief of police referred to in this Part, subject to the following rules:

1. A hearing under section 60 shall be conducted by a police officer of the rank of inspector or higher.
2. A police officer from another police force who meets the requirements of paragraph 1 may conduct the hearing, with the approval of his or her chief of police.
3. The measures referred to in subsection 59 (1) (procedure in case of misconduct not of serious nature) shall be taken by a police officer of the rank of inspector or higher.

Notice

70.—(1) A notice required to be given under this Part is sufficiently given if delivered personally or sent by prepaid registered mail addressed to the person.

Notice by
mail

(2) Notice that is given by mail shall be deemed to be given on the fifth day after the day of mailing, unless the person to whom the notice is to be given establishes that he or she, acting in good faith, through absence, accident, illness or other cause beyond his or her control failed to receive the notice until a later date.

Suspension

71.—(1) If a police officer is suspected of or charged with an offence under a law of Canada or of a province or territory or is suspected of misconduct, the chief of police may suspend him or her from duty with pay.

Revocation
and reimpo-
sition of
suspension

(2) The chief of police may revoke the suspension and later reimpose it, repeatedly if necessary, as he or she considers appropriate.

Duration of
suspension

(3) Unless the chief of police revokes the suspension, it shall continue until the final disposition of the proceeding in which the police officer's conduct is at issue.

Conditions of
suspension

(4) While suspended, the police officer shall not exercise any of the powers vested in him or her as a police officer or

wear or use clothing or equipment that was issued to him or her in that capacity.

(5) If a police officer is convicted of an offence and sentenced to a term of imprisonment, the chief of police may suspend him or her without pay, even if the conviction or sentence is under appeal. Suspension without pay

72.—(1) If a police officer is suspended with pay, the pay for the period of suspension shall be reduced by the amount that he or she earns from other employment during that period. Earnings from other employment

(2) Subsection (1) does not apply to earnings from other employment that was commenced before the period of suspension. Exception

PART VI

PUBLIC COMPLAINTS

73.—(1) In this Part, Definitions

“bureau” means the public complaints investigation bureau of a police force;

“Commissioner” means the Police Complaints Commissioner appointed under section 99.

(2) In this Part, unless the context indicates otherwise, a reference to a police officer is a reference to the police officer who is the subject of a complaint. Police officer

74. This Part shall be administered by the Attorney General. Attorney General

75. Complaints by members of the public about the conduct of police officers shall be dealt with in accordance with this Part. Application of Part

76.—(1) Every chief of police shall establish and maintain a public complaints investigation bureau. Bureau

(2) The chief of police shall ensure that the bureau is supplied with sufficient staff to perform its duties effectively. Staff

(3) If the police force has fewer than twenty police officers, the bureau of another police force may, under an agreement made in accordance with section 7 (municipal agreements for sharing police services) or 10 (municipal agreements for provi- Small police forces

sion of police services by O.P.P.), act as the first-named police force's bureau as well; in that case, subsections (1) and (2) do not apply.

INITIAL HANDLING OF COMPLAINT

Complaint by
member of
public

77.—(1) A member of the public may make a complaint about the conduct of a police officer, orally or in writing,

- (a) at the bureau of the police force to which the complaint relates, or at a station or detachment of that police force; or
- (b) at an office of the Commissioner; or
- (c) at any bureau, police station or detachment.

Recording of
complaint

(2) The person who receives the complaint shall record it on a form provided by the Commissioner and shall give a copy of the completed form to the person who makes the complaint.

Information

(3) The person who makes the complaint shall also be given a statement, in a form provided by the Commissioner, that sets out the procedures followed in dealing with a complaint and describes the rights of a complainant.

Preservation
of evidence,
preliminary
investigation

(4) The person on duty who is in charge of a place when a complaint is received shall,

- (a) take all reasonable steps to ensure that evidence that might otherwise be lost is secured immediately;
- (b) if he or she considers it appropriate, ensure that a preliminary investigation is conducted immediately; and
- (c) ensure that a report on the evidence and on the preliminary investigation, if any, is forthwith prepared and attached to the complaint.

Copies of
complaint

(5) The person who records the complaint shall forthwith send copies of it,

- (a) to the bureau, the chief of police and the Commissioner, in the case of a complaint made at a station or detachment of the police force to which it relates;

- (b) to the chief of police and the Commissioner, in the case of a complaint made at the bureau of the police force to which it relates;
- (c) to the bureau and the chief of police of the police force to which it relates, in the case of a complaint made at an office of the Commissioner;
- (d) to the Commissioner, in the case of a complaint made at a bureau, station or detachment of a different police force than the one to which it relates.

(6) If a complaint was made at a bureau, station or detachment of a different police force than the one to which it relates, the Commissioner shall forthwith send copies of the complaint and of any report prepared under subsection (4) to the appropriate bureau.

Complaint made to another police force

(7) A complaint that is made more than six months after the incident to which it relates shall be further dealt with under this Part only if the Commissioner so directs.

Complaint made more than six months after incident

78.—(1) In exceptional circumstances, the Attorney General may direct the Commissioner to make a complaint about the conduct of a police officer.

Complaint by Commissioner

(2) The Commissioner shall cause the complaint to be recorded and shall send copies to the bureau and the chief of police of the force to which it relates.

Recording of complaint, copies

(3) The Commissioner is the complainant in the case of a complaint made under this section.

Complainant

(4) Subsection 77 (7) and sections 80 (notice to potential complainant), 81 (classification of complaint), 82 (reclassification), 83 (informal resolution) and 85 (decision by chief of police re no further action) do not apply to complaints made under this section.

Non-application of certain provisions

79.—(1) When the bureau receives a complaint, the person in charge shall forthwith give the police officer notice of the substance of the complaint, unless in the person's opinion to do so might prejudice the investigation.

Notice to police officer

(2) The notice shall be written on a form provided by the Commissioner.

Form

80.—(1) If the complaint is made by a person who was not directly affected by the incident and did not observe it, the Commissioner shall, as soon as possible after receiving the

Notice to potential complainant

complaint, attempt to find the person who was directly affected by the incident or who observed it and send him or her a notice.

Idem (2) The notice shall indicate that a complaint has been made, that the person is entitled to be the complainant in the matter and that the complaint will not be dealt with further unless he or she is the complainant.

Idem (3) The notice shall also include information about the procedures followed in dealing with a complaint and the rights of a complainant.

No further action (4) The complaint shall not be further dealt with under this Part if,

(a) no person who was directly affected by the incident or who observed it can be found; or

(b) the person to whom the Commissioner sends the notice does not, within thirty days of the date on which it is sent, file with the Commissioner a request to be the complainant in the matter.

Disciplinary proceeding (5) However, if a disciplinary proceeding is commenced against the police officer in respect of the complaint, the chief of police shall notify the Commissioner of the proceeding and of its result, and the Commissioner shall then notify the person who made the complaint.

Reopening of matter (6) If the person to whom the Commissioner sends the notice files a request to be the complainant in the matter after the thirty-day period referred to in subsection (4), the Commissioner may cause the matter to be reopened despite the late filing if he or she considers it advisable to do so.

Classification of complaint **81.**—(1) When the bureau receives a complaint, the person in charge shall consider whether it relates to possible misconduct under section 56, to other matters or to both.

Idem (2) If the person in charge is of the opinion that all or part of the complaint relates only to other matters than possible misconduct, he or she may, with the Commissioner's consent, classify the complaint or part as an inquiry.

Notice and investigation (3) When all or part of a complaint has been classified as an inquiry, the person in charge shall forthwith notify the complainant and the police officer of the fact and may cause the inquiry to be investigated.

(4) Not more than sixty days after the bureau receives the original complaint, the person in charge shall send the complainant a written response to the inquiry and shall also send the Commissioner a copy of the response, together with a summary of the results of any investigation. Response to complainant

(5) A complaint or part of a complaint that is classified as an inquiry and not reclassified as a complaint and that is the subject of a response under this section need not be dealt with further under this Part. Effect

82.—(1) During the course of the investigation of an inquiry, if the person in charge concludes that all or part of it relates to possible misconduct, he or she may reclassify the inquiry or part as a complaint. Reclassification

(2) After receiving a summary of the results of the investigation of an inquiry, the Commissioner may direct the person in charge to reclassify all or part of it as a complaint. Idem

(3) The person in charge shall forthwith notify the complainant and the police officer of the reclassification, and shall also notify the Commissioner in the case of a reclassification under subsection (1). Notice

(4) An inquiry or part of an inquiry that is reclassified as a complaint shall be dealt with as such under this Part. Effect

INFORMAL RESOLUTION, WITHDRAWAL

83.—(1) If the complainant and the police officer consent, the complaint may be resolved informally by the person in charge of the bureau, before the chief of police gives notice of a decision under section 90, or by the Commissioner after that time. Informal resolution by person in charge of bureau

(2) If a board of inquiry has begun to hear evidence or argument in respect of the complaint, its consent is also required for an informal resolution. Board's consent

(3) When a complaint is resolved informally, the resolution shall be recorded on a form provided by the Commissioner and signed by the complainant and police officer. Record

(4) Copies of the record shall be provided to the complainant and the police officer, and to the Commissioner if the complaint was resolved by the person in charge of the bureau. Copies

(5) If the Commissioner is of the opinion that the informal resolution is the result of a misunderstanding or a threat or Commissioner's decision that complaint to continue

other improper pressure, he or she may decide that the complaint shall continue to be dealt with under this Part despite the informal resolution.

Notice

(6) The Commissioner shall give notice of the decision, with reasons, to the complainant, the police officer, the chief of police and the person in charge of the bureau.

Withdrawal of complaint

84.—(1) The complainant may withdraw the complaint by giving a notice of withdrawal to the person in charge of the bureau, before the chief of police gives notice of a decision under section 90, or to the Commissioner after that time.

Idem, complaint made by Commissioner

(2) If the complaint was made under section 78, the Commissioner may withdraw it by giving a notice of withdrawal to the chief of police and a copy to the police officer; subsection (3) applies to the withdrawal but subsections (4) to (7) do not.

Board's consent

(3) If a board of inquiry has begun to hear evidence or argument in respect of the complaint, it shall not be withdrawn without the board's consent.

Copies

(4) A copy of the notice of withdrawal shall be provided to the police officer, and to the Commissioner if the person in charge of the bureau received the notice.

Form

(5) The notice of withdrawal shall be written on a form provided by the Commissioner.

Commissioner's decision that complaint to continue

(6) If the Commissioner is of the opinion that the withdrawal is the result of a misunderstanding or a threat or other improper pressure, he or she may decide that the complaint shall continue to be dealt with under this Part despite the withdrawal.

Notice

(7) The Commissioner shall give notice of the decision, with reasons, to the complainant, the police officer, the chief of police and the person in charge of the bureau.

POWERS OF CHIEF OF POLICE

Decision re no further action

85.—(1) At any time before making a decision under section 90, the chief of police may decide that the complaint or part of it shall not be further dealt with under this Part, if he or she is of the opinion that the complaint or part is frivolous or vexatious or was made in bad faith.

Notice

(2) The chief of police shall give the Commissioner, the complainant and the police officer notice of the decision.

86.—(1) The chief of police may commence or continue a disciplinary proceeding against a police officer under Part V even if, Power to commence or continue disciplinary proceeding

- (a) the complaint is withdrawn or is resolved informally; or
- (b) the complaint is not to be further dealt with under this Part because of subsection 77 (7) (complaint filed more than six months after incident) or section 80 (complaint made by person not directly affected), or because of a decision by the chief of police under section 85.

(2) The chief of police shall give the Commissioner and the complainant notice of a decision to commence or continue a disciplinary proceeding in the circumstances described in subsection (1), and shall also give them notice of the results of the proceeding. Notice to Commissioner and complainant

INVESTIGATION OF COMPLAINT

87.—(1) The person in charge of the bureau shall cause an investigation to be conducted into the complaint in accordance with the prescribed procedures. Investigation

(2) During the course of the investigation, the person in charge shall send the Commissioner, the complainant and the police officer interim reports on the investigation at monthly intervals. Interim reports

(3) The first interim report shall be sent not more than thirty days after the bureau receives the complaint. Idem

(4) If there are no new matters to report, the person in charge may send the Commissioner, the complainant and the police officer a notice to that effect instead of an interim report. Exception

(5) The person in charge may withhold an interim report from the complainant or the police officer if, in his or her opinion, it is desirable to do so in order to avoid prejudicing the investigation, but in that case shall forthwith notify the Commissioner of the decision and the reasons for it. Idem

(6) When the investigation has been completed, the person in charge shall cause a final report to be prepared and shall send copies of it to the Commissioner, the chief of police, the complainant and the police officer. Final report

Contents

(7) The final report shall contain,

- (a) a summary of the complaint, including a description of the police officer's alleged misconduct;
- (b) a summary of the investigation, including summaries of the information obtained from the complainant, the police officer and any witnesses; and
- (c) a description and analysis of any physical evidence obtained.

Further investigation

(8) After receiving a final report, the Commissioner may require the chief of police to have the complaint investigated further.

Idem

(9) A summary of the results of any further investigation shall be sent to the persons who received the final report.

Forms

(10) The interim reports and final report shall be written on forms provided by the Commissioner.

Investigation by Commissioner

88.—(1) The Commissioner may conduct the investigation into the complaint, instead of the bureau,

- (a) for any reason, after receiving the first interim report or after the thirty-day period referred to in subsection 87 (3) has expired;
- (b) if the complainant has commenced a court proceeding against the police officer, the police force or the chief of police, the police services board or the municipality (in the case of a municipal police force) or the Crown in right of Ontario (in the case of the Ontario Provincial Police) in connection with the incident to which the complaint relates;
- (c) if the Commissioner has reasonable grounds to believe that undue delay or other unusual circumstances have affected the bureau's investigation or the preparation of its final report; or
- (d) if the chief of police requests that the Commissioner conduct the investigation.

Duty of chief of police

(2) The chief of police, if he or she becomes aware that the complainant has commenced a court proceeding of the kind described in clause (1) (b), shall forthwith notify the Commissioner of the fact.

(3) If the complaint concerns more than one police force, the Commissioner shall conduct the investigation.

Complaints
concerning
more than
one police
force

(4) When the Commissioner decides to conduct the investigation, he or she shall forthwith notify the chief of police, giving reasons in the case of a decision under clause (1) (a) or (c).

Notice

(5) When the Commissioner notifies the chief of police of a decision to conduct the investigation, the person in charge of the bureau shall forthwith end any investigation begun by the bureau and send to the Commissioner the evidence that has been gathered and the documents relating to the complaint.

Effect on
bureau

(6) Section 87 applies to the Commissioner's investigation, with necessary modifications, except that the Commissioner shall send the first interim report not more than thirty days after giving notice of the decision to conduct the investigation.

Manner of
conducting
investigation

89.—(1) If the complaint was made under section 78, the Commissioner shall conduct the investigation in accordance with the prescribed procedures, and section 87 does not apply.

Investigation
of complaint
made by
Commis-
sioner

(2) The Commissioner shall send the police officer and the chief of police interim reports on the investigation at monthly intervals.

Interim
reports

(3) The first interim report shall be sent not more than thirty days after the Commissioner makes the complaint.

Idem

(4) If there are no new matters to report, the Commissioner may send the police officer and the chief of police a notice to that effect instead of an interim report.

Exception

(5) The Commissioner may withhold an interim report from the police officer if, in his or her opinion, it is desirable to do so to avoid prejudicing the investigation, but in that case shall forthwith notify the chief of police of the decision and the reasons for it.

Idem

(6) When the investigation has been completed, the Commissioner shall cause a final report to be prepared and shall send copies of it to the chief of police and the police officer.

Final report

(7) The final report shall contain,

Contents

(a) a summary of the complaint, including a description of the police officer's alleged misconduct;

- (b) a summary of the investigation, including summaries of the information obtained from the police officer and any witnesses; and
- (c) a description and analysis of any physical evidence obtained.

DECISION BY CHIEF OF POLICE

Review of
final report

90.—(1) The chief of police shall review the final report of the investigation of a complaint and may order further investigation if he or she considers it advisable.

Results of
further
investigation

(2) A summary of the results of any further investigation shall be sent to the persons who received the final report, and to the Commissioner if he or she conducted the original investigation.

Decision

(3) After reviewing the final report and the results of any further investigation, the chief of police shall,

- (a) decide that no further action is necessary;
- (b) admonish the police officer regarding the matter in accordance with subsection 59 (1);
- (c) hold a disciplinary hearing under section 60;
- (d) order that all or part of the complaint be the subject of a hearing by a board of inquiry; or
- (e) cause an information to be laid against the police officer and refer the matter to the Crown Attorney for prosecution.

Idem

(4) If the chief of police decides to hold a disciplinary hearing under section 60 or orders a hearing by a board of inquiry, he or she may at the same time cause an information to be laid against the police officer.

Notice

(5) The chief of police shall give written notice of the decision to the Commissioner, the complainant and the police officer, with reasons in the case of a decision that no further action is necessary or a decision to admonish the police officer.

Idem

(6) If the chief of police orders a hearing by a board of inquiry, he or she shall also notify the chair appointed under subsection 103 (9).

(7) The chief of police shall give notice of the decision within six months of receiving the final report, unless the Commissioner grants an extension. Six-month time limit

(8) If the chief of police does not give notice of the decision within the six-month period and is not granted an extension, he or she shall be deemed to have decided that no further action is necessary. Deemed decision

REVIEW BY COMMISSIONER

91.—(1) The Commissioner shall review the decision of the chief of police, Review by Commissioner

- (a) at the complainant's or police officer's request, in the case of a decision under section 90 to admonish the police officer;
- (b) at the complainant's request, in the case of a decision under section 90 that no further action is necessary;
- (c) at the complainant's request, in the case of a decision under section 85 that the complaint or part of it not be further dealt with under this Part.

(2) The Commissioner may, if in his or her opinion it is in the public interest to do so, review the decision of the chief of police, Idem

- (a) in the case of a decision under section 90 to admonish the police officer;
- (b) in the case of a decision under section 90 that no further action is necessary;
- (c) in the case of a decision under section 85 that the complaint or part of it not be further dealt with under this Part.

(3) The Commissioner shall, at the complainant's request, review the decision made in a disciplinary hearing under section 60 arising out of a complaint. Idem

(4) The complainant or police officer may request a review by the Commissioner only within thirty days of receiving notice of the decision, unless the Commissioner grants an extension. Thirty-day limit

Complaint
made by
Commis-
sioner

(5) In the case of a complaint made under section 78, the Commissioner may review,

- (a) a decision by the chief of police to admonish the police officer;
- (b) a decision by the chief of police that no further action is necessary;
- (c) the decision made in a disciplinary hearing under section 60 arising out of the complaint.

Commis-
sioner's
decision

(6) After conducting the review, the Commissioner may decide to take no further action, or may order a hearing by a board of inquiry if he or she believes it to be necessary in the public interest.

Notice

(7) The Commissioner shall forthwith give written notice of his or her decision, with reasons in the case of a decision to take no further action, to the chief of police, the complainant and the police officer.

Idem

(8) If the Commissioner orders a hearing by a board of inquiry, he or she shall also notify the chair appointed under subsection 103 (9).

HEARING BY BOARD OF INQUIRY

Police
officer's
appeal to
board

92.—(1) If a penalty is imposed on a police officer after a disciplinary hearing under section 60 that was conducted as a result of the complaint, he or she may appeal to a board of inquiry by serving a notice of appeal on the Commissioner, the chair of the panel and the chief of police within fifteen days of receiving notice of the decision.

Notice to
complainant

(2) The Commissioner shall forthwith notify the complainant of the appeal.

Extension of
time for
appeal

(3) A member of the panel who was appointed on a recommendation made under subsection 103 (2) may grant an extension of the time provided for serving a notice of appeal, before or after the expiry of the time, and may give directions in connection with the extension.

Appeal to be
combined
with other
hearing

(4) The hearing of the police officer's appeal and any hearing ordered by the Commissioner under section 91 shall be combined.

Constitution
of board

93.—(1) A board of inquiry shall be constituted,

- (a) when the chief of police orders under section 90 that a matter be heard by a board of inquiry;
- (b) when the Commissioner orders a hearing under section 91; and
- (c) when a police officer appeals under section 92.

(2) The chair of the panel shall assign the following members of the panel to the board of inquiry, choosing members from the area where the complaint arose if possible:

Assignment
of members
to board

1. As presiding officer, a member who was appointed on a recommendation made under subsection 103 (2).
2. A member who was appointed on a recommendation made under subsection 103 (3).
3. A member who was appointed on a recommendation made under subsection 103 (4).

(3) In the case of a complaint against a chief of police, the board of inquiry shall include, instead of a member of the panel who was appointed on a recommendation made under subsection 103 (3), a person, other than a police officer or a member of the Law Society of Upper Canada, appointed to the board of inquiry by the chair of the panel on the recommendation of the Ontario Association of Chiefs of Police.

Complaint
against chief
of police

94.—(1) The hearing before the board of inquiry shall be a new hearing, unless it follows a disciplinary hearing under section 60; in that case it shall be on the record, but the board may receive new or additional evidence as it considers just.

New hearing,
exception

(2) If a board is constituted following a disciplinary hearing, the chief of police shall cause a record of the hearing to be prepared, at the Commissioner's expense if the Commissioner ordered the hearing before the board.

Record of
disciplinary
hearing

(3) The record shall include a transcript and shall be accompanied by the documents, physical evidence and exhibits considered at the disciplinary hearing.

Idem

95.—(1) The parties to a hearing are,

Parties

- (a) the complainant;
- (b) the police officer;

(c) the Commissioner; and

(d) the chief of police, in the case of an appeal by the police officer.

Idem (2) The board of inquiry may add parties at any stage of the hearing on the conditions it considers proper.

Carriage (3) In the case of a hearing ordered by the chief of police or by the Commissioner, the Commissioner has carriage of the matter and, in the case of an appeal by the police officer, the police officer has carriage.

Statement of alleged misconduct (4) In the case of a hearing ordered by the chief of police or by the Commissioner, the chief of police or the Commissioner, as the case may be, shall provide the parties with a concise statement of the allegations of misconduct to be heard.

Notice of hearing **96.**—(1) The board of inquiry shall appoint a time for the hearing and notify the parties.

Examination of evidence (2) Before the hearing, the police officer and the complainant shall be given an opportunity to examine any physical or documentary evidence that will be produced or any report whose contents will be given in evidence at the hearing.

Recording of evidence (3) The oral evidence given at the hearing shall be recorded and copies of transcripts shall be provided on the same terms as in the Supreme Court of Ontario.

Application of 1984, c. 11, s. 146 (4) Section 146 of the *Courts of Justice Act, 1984* (photography at court hearing) applies with necessary modifications to the hearing.

Police officer not required to give evidence R.S.O. 1980, c. 484 (5) Despite section 12 of the *Statutory Powers Procedure Act*, the police officer shall not be required to give evidence at the hearing.

Limited admissibility of certain statements (6) No statement made by the police officer or complainant in the course of an attempt to resolve the complaint informally shall be admitted in evidence at the hearing, except with the consent of the person who made the statement.

Board not to communicate in relation to subject-matter of hearing (7) The board of inquiry shall not communicate directly or indirectly in relation to the subject-matter of the hearing with any person or party or party's counsel or representative, unless all parties receive notice and have an opportunity to participate.

(8) However, the board may seek legal advice from an adviser independent of the parties, and in that case the nature of the advice shall be communicated to the parties so that they may make submissions as to the law. Exception

(9) If it appears to be in the interests of justice, the board may direct that the board, the parties and their counsel or representatives shall have a view of any place or thing, and may adjourn the hearing for that purpose. Adjournment
for view

(10) Within a reasonable time after the matter has been finally determined, documents and things put in evidence at the hearing shall, on request, be released to the person who produced them. Release of
exhibits

(11) If the police officer is charged with an offence under a law of Canada or of a province or territory in connection with the misconduct or possible misconduct to which the complaint relates, the hearing shall continue unless the Crown Attorney advises the presiding officer that it should be stayed until the conclusion of the court proceedings. Stay

(12) No member of the board shall participate in a decision unless he or she was present throughout the hearing and heard the parties' evidence and argument; except with the parties' consent, no decision shall be given unless all the members so present participate in it. Only
members at
hearing to
participate in
decision

(13) The decision of a majority of the members of the board is the board's decision. Decision

97.—(1) If misconduct is proved at the hearing on clear and convincing evidence, the chief of police may make submissions as to penalty and the board of inquiry may, Penalties

- (a) dismiss the police officer from the police force;
- (b) direct that the police officer be dismissed in seven days unless he or she resigns before that time;
- (c) demote the police officer, specifying the manner and period of the demotion;
- (d) suspend the police officer without pay for a period not exceeding thirty days or 240 hours, as the case may be;
- (e) direct that the police officer forfeit not more than five days' or forty hours' pay, as the case may be; or

- (f) direct that the police officer forfeit not more than twenty days or 160 hours off, as the case may be.

Calculation (2) Penalties imposed under clauses (1) (d), (e) and (f) shall be calculated in terms of days if the police officer normally works eight hours a day or less and in terms of hours if he or she normally works more than eight hours a day.

Idem (3) Instead of or in addition to a penalty described in subsection (1), the board may reprimand the police officer.

Notice of decision (4) The board shall promptly give written notice of the decision, with reasons, to the parties and the Attorney General.

Appeal to Divisional Court **98.—**(1) A party to a hearing before a board of inquiry may appeal to the Divisional Court within thirty days of receiving notice of the board's decision.

Grounds for appeal (2) An appeal may be made on a question that is not a question of fact alone, or from a penalty, or both.

Attorney General (3) The Attorney General is entitled to be heard, by counsel or otherwise, on the argument of the appeal.

POLICE COMPLAINTS COMMISSIONER

Appointment of Commissioner **99.—**(1) The Lieutenant Governor in Council shall appoint a Police Complaints Commissioner, to hold office for a term not exceeding five years.

Reappointment (2) The Commissioner may be reappointed for a further term or terms not exceeding five years in each case.

Staff
R.S.O. 1980,
c. 418 (3) Such employees as are considered necessary for the purposes of this Part may be appointed under the *Public Service Act*.

Remuneration (4) The Commissioner shall be paid such remuneration and allowance for expenses as may be fixed by the Lieutenant Governor in Council.

Records (5) The Commissioner shall maintain copies of all records, reports and other materials received under this Part.

Monitoring handling of complaints (6) The Commissioner shall monitor the handling of complaints by bureaus and chiefs of police.

Local offices (7) The Commissioner may establish local offices.

(8) Anything that is given to or served upon the Commissioner under this Part may be given or served at one of the local offices. Idem

(9) The Commissioner shall report annually to the Attorney General. Annual report

(10) The Commissioner's accounts shall be audited annually by the Provincial Auditor. Audit

100.—(1) For the purposes of an investigation under section 88 or 89 or a review under section 91, the Commissioner may, if he or she has reasonable grounds to believe that it is necessary to do so in furtherance of the investigation or review, enter a police station after informing the chief of police and examine there documents and things related to the complaint. Powers on investigation or review

(2) For the purposes of an investigation or review, the Commissioner has the powers of a commission under Part II of the *Public Inquiries Act*, which Part applies to the investigation or review as if it were an inquiry under that Act. Powers on inquiry
R.S.O. 1980, c. 411

(3) The Commissioner may, in writing, appoint a person to make any investigation or review the Commissioner is authorized to make and the person has all the powers and duties of the Commissioner relating to the investigation and the review. Appointment of person to make investigation or review

(4) The person shall be provided with a certificate of appointment containing his or her photograph, and while exercising any powers or performing any duties in respect of the investigation or review shall produce the certificate of appointment upon request. Identification

(5) The person shall report the results of the investigation or review to the Commissioner. Report

(6) No person shall obstruct the Commissioner or a person appointed under subsection (3) or withhold from the Commissioner or person or conceal or destroy any documents or things related to the investigation or review. Obstruction

(7) If a justice of the peace is satisfied, on an application made without notice by the Commissioner or a person appointed under subsection (3), that there are reasonable grounds to believe that there are in any place documents or things relating to an investigation or review, the justice of the peace may make an order authorizing the applicant, together with such persons as he or she calls on for assistance, to enter Search warrant

the place, by force if necessary, search for the documents or things and examine them.

Entry and search at night restricted

(8) The entry and search shall not be made between the hours of 9 p.m. and 6 a.m. unless the order so authorizes.

Removal of books, etc.

(9) The Commissioner may, upon giving a receipt, remove any documents or things examined under subsection (1) or (7) relating to the investigation or review, shall cause them to be copied with reasonable dispatch and shall then return them promptly to the person from whom they were removed.

Admissibility of copies

(10) A copy made as provided in subsection (9) and certified to be a true copy by the Commissioner is admissible in evidence in any proceeding and is proof, in the absence of evidence to the contrary, of the original document and its contents.

Appointment of expert

(11) The Commissioner may appoint an expert to examine documents or things examined under subsection (1) or (7).

Recommendations concerning police practices or procedures

101.—(1) The Commissioner may make recommendations with respect to the practices or procedures of a police force by sending the recommendations, with any supporting documents, to,

- (a) the Attorney General;
- (b) the Solicitor General;
- (c) the chief of police;
- (d) the association, if any; and
- (e) the police services board, in the case of a municipal police force.

Comments

(2) Within ninety days of receiving the recommendations, the chief of police, association and police services board shall send their comments to the Attorney General, the Solicitor General and the Commissioner.

Judicial review of Commissioner's decisions

102. The Commissioner's decisions under subsection 83 (5) (complaint to continue to be dealt with despite informal resolution), subsection 84 (6) (complaint to continue to be dealt with despite withdrawal) and clause 88 (1) (c) (decision to conduct investigation because of undue delay) shall be deemed to be made in the exercise of a statutory power of decision.

BOARDS OF INQUIRY

- 103.**—(1) The Lieutenant Governor in Council shall appoint a panel of persons to act as members of boards of inquiry to conduct hearings in connection with complaints. Panel for boards of inquiry
- (2) One-third of the members of the panel shall be members of the Law Society of Upper Canada who are recommended for appointment by the Attorney General. Recommendations for appointment
- (3) One-third of the members of the panel shall be persons, other than police officers and members of the Law Society of Upper Canada, who are recommended for appointment by the Police Association of Ontario. Idem
- (4) One-third of the members of the panel shall be persons, other than police officers and members of the Law Society of Upper Canada, who are recommended for appointment by the Association of Municipalities of Ontario. Idem
- (5) The Attorney General may make the recommendations under subsection (3) or (4) if the Police Association of Ontario or the Association of Municipalities of Ontario, as the case may be, do not submit written recommendations to the Attorney General within the time that he or she specifies. Failure to make recommendations
- (6) Appointments to the panel shall be for a term not exceeding three years and a member may be reappointed for a further term or terms. Term
- (7) A member of the panel whose term expires without reappointment continues in office for the purpose of completing the work of a board to which he or she was assigned before the expiration of the term. Continuance in office for uncompleted assignments
- (8) The members of the panel shall be paid such remuneration and expenses as may be fixed by the Lieutenant Governor in Council. Remuneration
- (9) The Lieutenant Governor in Council shall appoint a person to be the chair of the panel. Chair
- (10) The chair shall cause to be prepared and published an annual summary of the decisions of boards, with reasons. Annual summary of decisions

GENERAL MATTERS

- 104.** No reference to a complaint, a hearing held under this Part or a disciplinary hearing conducted under section 60 as a result of the complaint shall be made in the police officer's employment record Police officer's employment record

cer's employment record, and the matter shall not be taken into account for any purpose related to his or her employment, unless,

- (a) the police officer is convicted of an offence in connection with the incident;
- (b) misconduct is proved on clear and convincing evidence at a hearing held under this Part or at a disciplinary hearing;
- (c) the chief of police admonishes the police officer in connection with the incident, in accordance with subsection 59 (1);
- (d) the police officer admits misconduct in the course of attempts to resolve the complaint informally; or
- (e) the police officer resigns before the complaint is finally disposed of.

Resignation
after hearing
ordered

105.—(1) This section applies to a police officer who resigns from the police force after a hearing is ordered under section 90 or 91.

Idem

(2) If the police officer resigns before a board of inquiry is constituted under section 93, the following rules apply:

- 1. No board of inquiry shall be constituted unless the police officer, within twelve months of the resignation, applies for employment with a police force or is employed by a police force.
- 2. In that case, the board acquires jurisdiction over the police officer despite the earlier resignation.

Idem

(3) If the police officer resigns after a board of inquiry is constituted, the following rules apply:

- 1. The board of inquiry loses jurisdiction over the police officer.
- 2. If the police officer, within twelve months of the resignation, applies for employment with a police force or is employed by a police force, the board's jurisdiction is revived.

Notice

106.—(1) A notice or other document required to be given or sent under this Part is sufficiently given if delivered

personally or sent by prepaid registered mail addressed to the person.

(2) Notice that is given by mail shall be deemed to be given on the fifth day after the day of mailing, unless the person to whom the notice is to be given establishes that he or she, acting in good faith, through absence, accident, illness or other cause beyond his or her control failed to receive the notice until a later date.

Notice by
mail

107.—(1) The chief of police may authorize any police officer of the rank of inspector or higher (from another police force if there is none in the chief's own police force) to exercise any power or perform any duty of the chief of police referred to in this Part.

Delegation
by chief of
police

(2) The Commissioner may authorize any member of his or her staff to exercise any power or perform any duty of the Commissioner referred to in this Part.

Delegation
by Commis-
sioner

108.—(1) This section applies to every person engaged in the administration of this Part, including a member of a police force.

Application
of section

(2) A person shall preserve secrecy in respect of all information obtained in the course of his or her duties and not contained in a record as defined in the *Freedom of Information and Protection of Privacy Act, 1987*, and shall not communicate such information to any other person except,

Confiden-
tiality,
exceptions
1987, c. 25

(a) in accordance with subsection (3);

(b) as may be required for law enforcement purposes;
or

(c) with the consent of the person, if any, to whom the information relates.

(3) A person may communicate information obtained in the course of his or her duties,

Permitted
disclosure

(a) as may be required in connection with the administration of this Act and the regulations; or

(b) to his or her counsel.

(4) No person shall be required to testify in a civil proceeding with regard to information obtained in the course of his or her duties, except at a hearing held under this Part or at a disciplinary hearing held under Part V.

Non-
compellability

Inadmissibility of documents

(5) No document prepared under this Part as the result of a complaint and no statement referred to in subsection 96 (6) (statements made during attempt at informal resolution) is admissible in a civil proceeding, except at a hearing held under this Part or at a disciplinary hearing held under Part V.

Non-application of R.S.O. 1980, c. 325

109. The *Ombudsman Act* does not apply to anything done under this Part.

Agreement for contributions

110. The Attorney General may, with the approval of the Lieutenant Governor in Council, enter into an agreement with a municipality providing for its payment to the Treasurer of Ontario, on such conditions as may be agreed upon, of contributions in respect of the amounts required for the purposes of this Part.

Offence

111. A person who contravenes subsection 96 (4) (photography at hearing), 100 (6) (obstructing Commissioner) or 108 (2) (confidentiality) is guilty of an offence and on conviction is liable to a fine of not more than \$2,000.

Definition
1984, c. 63

112.—(1) In subsection (2), “former Act” means the *Metropolitan Toronto Police Force Complaints Act, 1984*.

Transition. complaints under former Act

(2) Despite the repeal of the former Act by subsection 148 (1), complaints made under the former Act before the day this Act comes into force shall be dealt with in accordance with the former Act, except that hearings before boards of inquiry that are constituted after the day this Act comes into force shall be conducted in accordance with this Part.

PART VII

SPECIAL INVESTIGATIONS

Special investigations unit

113.—(1) There shall be a special investigations unit of the Ministry of the Solicitor General.

Composition

(2) The unit shall consist of a director appointed by the Lieutenant Governor in Council on the recommendation of the Solicitor General and investigators appointed under the *Public Service Act*.

R.S.O. 1980, c. 418

Idem

(3) A person who is a police officer or former police officer shall not be appointed as director, and persons who are police officers shall not be appointed as investigators.

Peace officers

(4) The director and investigators are peace officers.

(5) The director may, on his or her own initiative, and shall, at the request of the Solicitor General or Attorney General, cause investigations to be conducted into the circumstances of serious injuries and deaths that may have resulted from criminal offences committed by police officers. Investigations

(6) An investigator shall not participate in an investigation that relates to members of a police force of which he or she was a member. Restriction

(7) If there are reasonable grounds to do so in his or her opinion, the director shall cause informations to be laid against police officers in connection with the matters investigated and shall refer them to the Crown Attorney for prosecution. Charges

(8) The director shall report the results of investigations to the Attorney General. Report

(9) Members of police forces shall co-operate fully with the members of the unit in the conduct of investigations. Co-operation of police forces

PART VIII

LABOUR RELATIONS

114. In this Part, Definitions

“Arbitration Commission” means the Ontario Police Arbitration Commission continued by subsection 131 (1);

“senior officer” means a member of a police force who has the rank of inspector or higher or is employed in a supervisory or confidential capacity.

115.—(1) This Part, except section 117, does not apply to the Ontario Provincial Police. Exclusion of O.P.P.

(2) The working conditions and remuneration of the chief of police and deputy chief of police of a police force shall be determined under clause 31 (1) (d) (responsibilities of board) and not under this Part. Exclusion of chief of police and deputy

116.—(1) If there is a dispute as to whether a person is a member of a police force or a senior officer, any affected person may apply to the Commission to hold a hearing and decide the matter. Hearing re person's status

(2) The Commission's decision is final. Decision final

Membership
in trade
union
prohibited,
exception

117. A member of a police force shall not become or remain a member of a trade union or of an organization that is affiliated directly or indirectly with a trade union, unless the membership is required for secondary activities that do not contravene section 49 and the chief of police consents.

Categories

118.—(1) If a majority of the members of a police force, or an association that is entitled to give notices of desire to bargain, assigns the members of the police force to different categories for the purposes of this Part, bargaining, conciliation and arbitration shall be carried on as if each category were a separate police force.

Senior
officers

(2) If at least 50 per cent of the senior officers of a police force belong to an association composed only of senior officers, bargaining, conciliation and arbitration shall be carried on as if the senior officers were a separate police force.

Restriction

(3) Bargaining, conciliation and arbitration may be carried on with more than two categories within a police force (apart from senior officers) only if the Commission has approved the creation of the categories.

Notice of
desire to
bargain

119.—(1) If no agreement exists or at any time after ninety days before an agreement would expire but for subsection 129 (1) or (2), a majority of the members of a police force may give the board notice in writing of their desire to bargain with a view to making an agreement, renewing the existing agreement, with or without modifications, or making a new agreement.

Bargaining

(2) Within fifteen days after the notice of desire to bargain is given or within the longer period that the parties agree upon, the board shall meet with a bargaining committee of the members of the police force.

Idem

(3) The parties shall bargain in good faith and make every reasonable effort to come to an agreement dealing with the remuneration, pensions, sick leave credit gratuities and grievance procedures of the members of the police force and, subject to section 126, their working conditions.

Filing of
agreement

(4) The board shall promptly file a copy of any agreement with the Arbitration Commission.

Association

(5) If at least 50 per cent of the members of the police force belong to an association, it shall give the notice of desire to bargain.

(6) If the notice of desire to bargain involves pensions under a pension plan established or to be established under the *Municipal Act*, it shall also be given to the Minister of Municipal Affairs, who may determine the maximum pension benefits that may be included in any agreement or award with respect to the pension plan.

Pension plans
under
R.S.O. 1980,
c. 302

120.—(1) The members of the bargaining committee shall be members of the police force.

Bargaining
committee

(2) One legal counsel and one other advisor for each of the bargaining committee and the board may participate in the bargaining sessions.

Counsel and
advisors

(3) If the notice of desire to bargain is given by an association that is affiliated with a police organization, or if at least 50 per cent of the members of the police force belong to a police organization, a member of the organization may attend the parties' bargaining sessions in an advisory capacity.

Police organi-
zation

(4) The chief of police or, if the parties consent, another person designated by the chief of police may also attend the parties' bargaining sessions in an advisory capacity.

Chief of
police

121.—(1) The Solicitor General shall appoint a conciliation officer, at a party's request, if a notice of desire to bargain has been given.

Appointment
of concil-
iation officer

(2) The conciliation officer shall confer with the parties and endeavour to effect an agreement and shall, within fourteen days after being appointed, make a written report of the results to the Solicitor General.

Duty of
conciliation
officer

(3) The fourteen-day period may be extended if the parties agree or if the Solicitor General extends it on the advice of the conciliation officer that an agreement may be made within a reasonable time if the period is extended.

Extension of
time

(4) When the conciliation officer reports to the Solicitor General that an agreement has been reached or that an agreement cannot be reached, the Solicitor General shall promptly inform the parties of the report.

Report

(5) Neither party shall give a notice requiring matters in dispute to be referred for arbitration under section 122 until the Solicitor General has informed the parties of the conciliation officer's report or informed them that he or she does not consider the case appropriate for the appointment of a conciliation officer.

No
arbitration
during concil-
iation

Arbitration

122.—(1) If matters remain in dispute after bargaining under section 119 and conciliation, if any, under section 121, a party may give the Solicitor General and the other party a written notice referring the matters to arbitration.

Composition
of arbitration
board

(2) The following rules apply to the composition of the arbitration board:

1. The parties shall determine whether it shall consist of one person or of three persons. If they are unable to agree on this matter, or if they agree that the arbitration board shall consist of three persons but one of the parties then fails to appoint a person in accordance with the agreement, the arbitration board shall consist of one person.
2. If the arbitration board is to consist of one person, the parties shall appoint him or her jointly. If they are unable to agree on a joint appointment, the person shall be appointed by the Solicitor General.
3. If the arbitration board is to consist of three persons, the parties shall each appoint one person and shall jointly appoint a chair. If they are unable to agree on a joint appointment, the chair shall be appointed by the Solicitor General.

Time for
arbitration

(3) The arbitration board shall commence the arbitration within thirty days after being appointed, in the case of a one-person board, or within thirty days after the appointment of the chair, in the case of a three-person board, and shall deliver its decision or award within sixty days after commencing the arbitration.

Represent-
ations by
council

(4) The municipal council may make representations before the arbitration board if it is authorized to do so by a resolution.

Criteria

(5) In making an award, the arbitration board shall take into account the interest and welfare of the community served by the police force as well as any local factors affecting the community.

Filing of
award

(6) The arbitration board shall promptly file a copy of its decision or award with the Arbitration Commission.

Costs and
expenses

(7) The following rules apply with respect to the costs and expenses of the arbitration:

1. The Arbitration Commission shall pay the fees of any person the Solicitor General appoints to the arbitration board.
2. Each party shall pay its own costs incurred in the arbitration, including the fees of any person it appoints to the arbitration board.
3. The parties shall share equally the costs and expenses for matters shared in common, including the fees of any person whom they jointly appoint to the arbitration board.

123.—(1) The Solicitor General shall appoint a conciliation officer, at a party's request, if a difference arises between the parties concerning an agreement or an arbitrator's decision or award made under this Part, or if it is alleged that an agreement or award has been violated.

Dispute,
appointment
of concil-
iation officer

(2) The conciliation officer shall confer with the parties and endeavour to resolve the dispute and shall, within fourteen days after being appointed, make a written report of the results to the Solicitor General.

Duty of
conciliation
officer

(3) The fourteen-day period may be extended if the parties agree or if the Solicitor General extends it on the advice of the conciliation officer that the dispute may be resolved within a reasonable time if the period is extended.

Extension of
time

(4) When the conciliation officer reports to the Solicitor General that the dispute has been resolved or that it cannot be resolved by conciliation, the Solicitor General shall promptly inform the parties of the report.

Report

(5) Neither party shall give a notice referring the dispute for arbitration until the Solicitor General has informed the parties of the conciliation officer's report.

No
arbitration
during concil-
iation

124.—(1) If the conciliation officer reports that the dispute cannot be resolved by conciliation, either party may give the Solicitor General and the other party a written notice referring the dispute to arbitration.

Arbitration
after concil-
iation fails

(2) The procedure provided by subsection (1) is available in addition to any grievance or arbitration procedure provided by the agreement, decision or award.

Idem

(3) The following rules apply to the composition of the arbitration board:

Composition
of arbitration
board

1. The parties shall determine whether it shall consist of one person or of three persons. If they are unable to agree on this matter, or if they agree that the arbitration board shall consist of three persons but one of the parties then fails to appoint a person in accordance with the agreement, the arbitration board shall consist of one person.
2. If the arbitration board is to consist of one person, the parties shall appoint him or her jointly. If they are unable to agree on a joint appointment, the person shall be appointed by the Solicitor General.
3. If the arbitration board is to consist of three persons, the parties shall each appoint one person and shall jointly appoint a chair. If they are unable to agree on a joint appointment, the chair shall be appointed by the Solicitor General.

Time for
arbitration

(4) The arbitration board shall commence the arbitration within thirty days after being appointed, in the case of a one-person board, or within thirty days after the appointment of the chair, in the case of a three-person board, and shall deliver a decision within a reasonable time.

Filing of
decision

(5) The arbitration board shall promptly file a copy of its decision with the Arbitration Commission.

Costs and
expenses

(6) The following rules apply with respect to the costs and expenses of the arbitration:

1. The Arbitration Commission shall pay the fees of any person the Solicitor General appoints to the arbitration board.
2. Each party shall pay its own costs incurred in the arbitration, including the fees of any person it appoints to the arbitration board.
3. The parties shall share equally the costs and expenses for matters shared in common, including the fees of any person whom they jointly appoint to the arbitration board.

Enforcement

(7) After the day that is thirty days after the delivery of the decision or after the day that the decision provides for compliance, whichever is later, the arbitration board may, of its own motion, and shall, at a party's request, file a copy of the decision, in the prescribed form, in the office of the Registrar of the Supreme Court.

(8) The decision shall be entered in the same way as a judgment of the Supreme Court and may be enforced as such. Idem

125. The parties may agree to extend any period of time mentioned in this Part. Extension of time

126. Agreements and awards made under this Part do not affect the working conditions of the members of the police force in so far as those working conditions are determined by sections 42 to 49, subsection 50 (3) and Parts V, VI and VII of this Act and by the regulations. Restriction

127. The *Arbitrations Act* does not apply to arbitrations conducted under this Part. Non-application of R.S.O. 1980, c. 25

128. Agreements, decisions and awards made under this Part bind the board and the members of the police force. Agreements, decisions and awards binding

129.—(1) Agreements, decisions and awards remain in effect until the end of the year in which they come into effect and thereafter continue in effect until replaced. Duration of agreements, decisions and awards

(2) The parties to an agreement may provide that the agreement and any decisions or awards made with respect to it shall remain in effect until the end of the year following the year in which they come into effect and thereafter shall continue in effect until replaced. Longer duration if parties agree

130.—(1) If, when the council is adopting its annual estimates, a notice of desire to bargain has been given but there is not yet an agreement, decision or award, the council shall make such provision for the payment of expenditures that will result from the expected agreement, decision or award as it considers adequate. Provision for expenditures

(2) An agreement, decision or award comes into effect on the first day of the fiscal period in respect of which the municipal council may make provision for it in its estimates, whether that day is before or after the agreement, decision or award is made. Coming into effect

(3) A provision of the agreement, decision or award that does not involve municipal expenditures may come into effect earlier than the day referred to in subsection (2). Exception

131.—(1) The commission known as the Ontario Police Arbitration Commission is continued. Arbitration Commission continued

Composition

(2) The Arbitration Commission shall be composed of the following members, appointed by the Lieutenant Governor in Council:

1. Two representatives of boards, recommended for appointment by the Municipal Police Authorities.
2. Two representatives of members of associations, recommended for appointment by the Police Association of Ontario.
3. A chair.

Terms of office

(3) The representatives of boards and members of associations shall hold office for two-year terms and may be re-appointed; the chair shall hold office during pleasure.

Staff

(4) Such employees as are necessary for the proper conduct of the Arbitration Commission's work may be appointed under the *Public Service Act*.

R.S.O. 1980,
c. 418

Responsibilities of Arbitration Commission

(5) The Arbitration Commission has the following responsibilities:

1. Maintaining a register of arbitrators who are available for appointment.
2. Assisting arbitrators by making administrative arrangements in connection with arbitrations.
3. Fixing the fees of arbitrators appointed by the Solicitor General under section 124.
4. Sponsoring the publication and distribution of information about agreements, arbitrations and awards.
5. Sponsoring research on the subject of agreements, arbitrations and awards.
6. Maintaining a file of agreements, decisions and awards made under this Part.

Regulations

(6) Subject to the approval of the Lieutenant Governor in Council, the Arbitration Commission may make regulations,

- (a) governing the conduct of arbitrations and prescribing procedures for them;
- (b) prescribing forms and providing for their use.

(7) The persons who are members of the Arbitration Commission on the day this Act comes into force shall continue to hold office until their terms expire, and may be reappointed in accordance with subsection (2). Transition

PART IX

REGULATIONS AND MISCELLANEOUS

132.—(1) This section applies to personal property of all kinds, except firearms and money, that comes into the possession of a police force under either of the following circumstances: Property in possession of police force

1. The property was stolen from its owner or was found abandoned in a public place, and the chief of police is unable to determine who owns it.
2. The property was seized by a member of the police force in the lawful execution of his or her duties, all legal proceedings in respect of the property have been completed, there is no court order for its disposition and there is no legal requirement, apart from this section, that it be retained or disposed of.

(2) The chief of police may cause the property to be sold, and the board may use the proceeds for any purpose that it considers in the public interest. Sale

(3) If the property is perishable, it may be sold at any time without notice. Perishable property

(4) If the property is not perishable, the following rules apply to its sale: Non-perishable property

1. The property may be sold when it has been in the possession of the police force for at least one month, in the case of a motor vehicle as defined in the *Highway Traffic Act* or a bicycle, or for at least three months, in the case of other property. R.S.O. 1980, c. 198
2. The sale shall be by public auction.
3. At least ten days notice of the time and place of the public auction shall be given by publication in a newspaper of general circulation in the municipality.
4. The sale may be adjourned, repeatedly if necessary, until the property is sold.

Claim of
owner of
property

(5) If a motor vehicle, bicycle or other property has been sold before it has been in the possession of the police force for three months and if the owner makes a claim before that time, the owner is entitled to receive the proceeds, less the costs of storage, advertising and sale.

Register of
property

(6) The chief of police shall ensure that the police force keeps a register of property and that the following rules are followed:

1. The description and location of every item of property shall be recorded.
2. If the property is sold, full particulars shall be recorded.
3. If the property is returned to its owner, his or her name, address and telephone number shall be recorded.

Exception

R.S.O. 1980,
c. 198

(7) This section does not apply to a motor vehicle that is impounded under section 192 of the *Highway Traffic Act*.

Money

133.—(1) This section applies to money that comes into the possession of a police force under the circumstances described in paragraph 1 or 2 of subsection 132 (1).

Accounting

(2) The money shall be accounted for according to the prescribed method.

Use of
money

(3) If three months have elapsed after the day the money came into the possession of the police force and the owner has not claimed it, the board may use it for any purpose that it considers in the public interest.

Firearms

134.—(1) This section applies to firearms that are in the possession of a police force because they have been found, turned in or seized.

Safe-keeping,
return to
owner

(2) The chief of police shall ensure that firearms are securely stored, and that they are returned to their owners if there is a court order or other legal requirement to that effect.

Destruction

(3) If all possible court proceedings relating to a firearm have been completed or the time for them has expired and there is no court order or other legal requirement governing how the firearm is to be dealt with, the chief of police shall ensure that it is destroyed promptly, unless subsection (4) applies.

(4) If the chief of police considers the firearm unique, an antique, or of educational or historical value, he or she shall notify the Director of the Centre of Forensic Sciences. Firearm of special interest

(5) If the Director indicates, within three months of receiving notice, that the firearm is required for the Centre's collection, the chief of police shall ensure that it is transferred there. Idem

(6) If the Director indicates that the firearm is not required for the Centre's collection or fails to respond within three months of receiving notice, the chief of police shall ensure that the firearm is destroyed promptly. Idem

(7) The chief of police may dispose of a firearm to which subsection (6) applies otherwise than by having it destroyed if he or she first obtains the Solicitor General's approval of the method of disposal. Disposal otherwise than by destruction

(8) The chief of police shall ensure that the police force keeps a register of firearms and that the following rules are followed: Register of firearms

1. Every firearm's description and location shall be recorded.
2. When a firearm ceases to be in the possession of the board or of a member of the police force, full particulars shall be recorded, including the name of the person who disposed of it and the date and method of disposal.
3. If the firearm is returned to its owner, his or her name, address and telephone number shall also be recorded.
4. On or before the 31st day of January in each year, a statement shall be filed with the Commission listing the firearms that have come into the possession of the police force during the preceding calendar year, indicating which firearms are still being retained and which have been disposed of, and giving the particulars of disposition.

135.—(1) The Lieutenant Governor in Council may make regulations, Regulations

1. prescribing standards for police services;

2. prescribing procedures for the inspection and review by the Solicitor General of police forces;
3. requiring municipalities to provide police detention facilities, governing those facilities and providing for their inspection;
4. providing for financial aid to police training schools;
5. prescribing the minimum amount of remuneration to be paid by municipalities to the members of boards who are appointed by the Lieutenant Governor in Council or Solicitor General;
6. prescribing the procedures to be followed by boards and the places at which their meetings shall be held;
7. prescribing the forms of oaths or affirmations of office and secrecy for the purposes of section 32 (members of boards), section 45 (police officers), subsection 52 (6) (auxiliary members of police forces), subsection 53 (9) (special constables) and subsection 54 (8) (First Nations Constables);
8. respecting the government, operation and administration of police forces;
9. governing the qualifications for the appointment of persons to police forces and for their promotion;
10. prescribing groups of persons for the purposes of subsection 48 (1) (employment equity plans);
11. prescribing matters to be contained in employment equity plans;
12. respecting the political activities in which municipal police officers are permitted to engage;
13. establishing the ranks that shall be held by members of municipal police forces;
14. prescribing the minimum salary or other remuneration and allowances to be paid to members of municipal police forces;
15. regulating or prohibiting the use of any equipment by a police force or any of its members;

16. regulating the use of force by members of police forces;
17. prescribing standards of dress for police officers on duty and prescribing requirements respecting police uniforms;
18. prescribing courses of training for members of police forces and prescribing standards in that connection;
19. governing the conduct, duties, suspension and dismissal of members of police forces;
20. describing the circumstances under which members of police forces are permitted and not permitted to pursue persons by means of motor vehicles, and prescribing procedures that shall be followed when a person is pursued in that manner;
21. prescribing the records, returns, books and accounts to be kept by police forces and their members;
22. prescribing the method of accounting for fees and costs that come into the hands of members of police forces;
23. prescribing a code of conduct in which offences constituting misconduct are described for the purposes of section 56;
24. providing for the payment of fees and expenses to witnesses at hearings conducted under Part V or VI;
25. prescribing procedures for the investigation of complaints under Part VI;
26. assigning further duties to the Police Complaints Commissioner;
27. prescribing the method of accounting for money to which section 133 applies;
28. prescribing forms and providing for their use;
29. prescribing any matter that this Act requires to be prescribed or refers to as being prescribed;
30. respecting any matter that is necessary or advisable to implement this Act effectively.

Idem (2) A regulation made under subsection (1) may be general or particular in its application.

Crown bound **136.** This Act binds the Crown in right of Ontario.

PART X

CONSEQUENTIAL AMENDMENTS AND REPEALS

137. Section 66 of the *District Municipality of Muskoka Act*, being chapter 121 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Non-application of 1990, c. 10 **66.**—(1) The *Police Services Act, 1990*, being chapter 10, except section 15 (municipal by-law enforcement officers), does not apply to the District Corporation or to an area municipality.

Non-application of R.S.O. 1980, c. 302, ss. 202, 203 (2) Sections 202 and 203 of the *Municipal Act* do not apply to an area municipality.

138.—(1) Section 174 of the *Municipality of Metropolitan Toronto Act*, being chapter 314 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Definition **174.** In this Part, “Metropolitan Board” means The Municipality of Metropolitan Toronto Police Services Board.

(2) Subsections 175 (1) and (2) of the said Act are repealed.

(3) Subsection 177 (1) of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 56, section 10 and amended by 1988, chapter 12, section 1, is repealed and the following substituted therefor:

Composition of Metropolitan Board 1990, c. 10 (1) The Metropolitan Council shall be deemed to have applied to the Lieutenant Governor in Council for an increase in the size of its board under subsection 27 (9) of the *Police Services Act, 1990* and the Lieutenant Governor in Council shall be deemed to have approved the application.

(4) Section 178 of the said Act, as re-enacted by the Statutes of Ontario, 1983, chapter 56, section 10, is repealed.

139.—(1) Section 73 of the *Regional Municipality of Durham Act*, being chapter 434 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

73. In this Part, “Durham Police Board” means The Regional Municipality of Durham Police Services Board. Definition

(2) Section 74 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 56, section 1, is repealed.

(3) Subsection 75 (1) of the said Act is repealed and the following substituted therefor:

(1) The Durham Police Board and the members of the Durham Regional Police Force have the same duties with respect to by-laws of the area municipalities as with respect to by-laws of the Regional Corporation. By-law enforcement

140.—(1) Section 68 of the *Regional Municipality of Haldimand-Norfolk Act*, being chapter 435 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

68. In this Part, “Haldimand-Norfolk Police Board” means The Regional Municipality of Haldimand-Norfolk Police Services Board. Definition

(2) Section 69 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 56, section 2, is repealed.

(3) Subsections 70 (1), (2) and (3) of the said Act are repealed and the following substituted therefor:

(1) The Haldimand-Norfolk Police Board and the members of the Haldimand-Norfolk Regional Police Force have the same duties with respect to by-laws of the area municipalities as with respect to by-laws of the Regional Corporation. By-law enforcement

(2) Despite subsection 31 (1) of the *Police Services Act*, 1990, the Haldimand-Norfolk Police Board is responsible for providing police services only for those portions of the Regional Area in which a local municipality maintained a police force on the 31st day of March, 1974. Jurisdiction
1990, c. 10

(3) With the Solicitor General’s approval, the Haldimand-Norfolk Police Board may assume responsibility for providing police services for additional portions of the Regional Area. Idem

141.—(1) Section 79 of the *Regional Municipality of Halton Act*, being chapter 436 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Definition

79. In this Part, “Halton Police Board” means The Regional Municipality of Halton Police Services Board.

(2) Section 80 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 56, section 3, is repealed.

(3) Subsection 81 (1) of the said Act is repealed and the following substituted therefor:

By-law enforcement

(1) The Halton Police Board and the members of the Halton Regional Police Force have the same duties with respect to by-laws of the area municipalities as with respect to by-laws of the Regional Corporation.

142.—(1) Section 90 of the *Regional Municipality of Hamilton-Wentworth Act*, being chapter 437 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Definition

90. In this Part, “Hamilton-Wentworth Police Board” means The Regional Municipality of Hamilton-Wentworth Police Services Board.

(2) Section 91 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 56, section 4, is repealed.

(3) Subsection 92 (1) of the said Act is repealed and the following substituted therefor:

By-law enforcement

(1) The Hamilton-Wentworth Police Board and the members of the Hamilton-Wentworth Police Force have the same duties with respect to by-laws of the area municipalities as with respect to by-laws of the Regional Corporation.

143.—(1) Section 116 of the *Regional Municipality of Niagara Act*, being chapter 438 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Definition

116. In this Part, “Niagara Police Board” means The Regional Municipality of Niagara Police Services Board.

(2) Section 117 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 56, section 5, is repealed.

(3) Subsection 118 (1) of the said Act is repealed and the following substituted therefor:

By-law enforcement

(1) The Niagara Police Board and the members of the Niagara Regional Police Force have the same duties with

respect to by-laws of the area municipalities as with respect to by-laws of the Regional Corporation.

144.—(1) Section 74 of the *Regional Municipality of Peel Act*, being chapter 440 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

74. In this Part, “Peel Police Board” means The Regional Municipality of Peel Police Services Board. Definition

(2) Section 75 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 56, section 6, is repealed.

(3) Subsection 76 (1) of the said Act is repealed and the following substituted therefor:

(1) The Peel Police Board and the members of the Peel Regional Police Force have the same duties with respect to by-laws of the area municipalities as with respect to by-laws of the Regional Corporation. By-law enforcement

145.—(1) Section 38 of the *Regional Municipality of Sudbury Act*, being chapter 441 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

38. In this Part, “Sudbury Police Board” means The Regional Municipality of Sudbury Police Services Board. Definition

(2) Section 39 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 57, section 7, is repealed.

(3) Subsection 40 (1) of the said Act is repealed and the following substituted therefor:

(1) The Sudbury Police Board and the members of the Sudbury Regional Police Force have the same duties with respect to by-laws of the area municipalities as with respect to by-laws of the Regional Corporation. By-law enforcement

146.—(1) Section 109 of the *Regional Municipality of Waterloo Act*, being chapter 442 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

109. In this Part, “Waterloo Police Board” means The Regional Municipality of Waterloo Police Services Board. Definition

(2) Section 110 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 56, section 8, is repealed.

(3) Subsection 111 (1) of the said Act is repealed and the following substituted therefor:

By-law
enforcement

(1) The Waterloo Police Board and the members of the Waterloo Regional Police Force have the same duties with respect to by-laws of the area municipalities as with respect to by-laws of the Regional Corporation.

147.—(1) Section 111 of the *Regional Municipality of York Act*, being chapter 443 of the Revised Statutes of Ontario, 1980, is repealed and the following substituted therefor:

Definition

111. In this Part, “York Police Board” means The Regional Municipality of York Police Services Board.

(2) Section 112 of the said Act, as amended by the Statutes of Ontario, 1983, chapter 56, section 9, is repealed.

(3) Subsection 113 (1) of the said Act is repealed and the following substituted therefor:

By-law
enforcement

(1) The York Police Board and the members of the York Regional Police Force have the same duties with respect to by-laws of the area municipalities as with respect to by-laws of the Regional Corporation.

148.—(1) The following are repealed:

1. The *Police Act*, being chapter 381 of the Revised Statutes of Ontario, 1980, except section 57a, as enacted by the Statutes of Ontario, 1989, chapter 24, section 1.
2. The *Police Amendment Act, 1981*, being chapter 55.
3. The *Police Amendment Act, 1983*, being chapter 57.
4. Section 201 of the *Courts of Justice Act, 1984*, being chapter 11.
5. Section 53 of the *Equality Rights Statute Law Amendment Act, 1986*, being chapter 64.
6. The *Metropolitan Toronto Police Force Complaints Act, 1984*, being chapter 63.
7. The *Metropolitan Toronto Police Force Complaints Amendment Act, 1986*, being chapter 31.

(2) The title of the *Police Act* is repealed and the following substituted therefor:

COURT SECURITY ACT

(3) Section 57a of the *Court Security Act*, as enacted by the Statutes of Ontario, 1989, chapter 24, section 1, is amended by striking out “or council” in the first line.

149. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor. Commence-
ment

150. The short title of this Act is the *Police Services Act*, Short title
1990.

CHAPTER 11

**An Act to amend the
Ontario Lottery Corporation Act**

Assented to June 28th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 9 of the *Ontario Lottery Corporation Act*, as re-enacted by the Statutes of Ontario, 1989, chapter 90, section 1, is amended by striking out “and” at the end of clause (a), by adding “and” at the end of clause (b) and by adding the following clause:

R.S.O. 1980,
c. 344

(c) for the protection of the environment,

.

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is the *Ontario Lottery Corporation Amendment Act, 1990*.

Short title

CHAPTER 12

An Act to amend the Vital Statistics Act

Assented to June 28th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Clause 1 (r) of the *Vital Statistics Act* is repealed and the following substituted: R.S.O. 1980,
c. 524

(r) “prescribed”, except in subsection 22 (2), means prescribed by the regulations.

(2) Section 1 of the Act, as amended by the Statutes of Ontario, 1986, chapter 9, section 1, is further amended by adding the following clause:

(sa) “regulations” means the regulations made under this Act.

2. Subsections 2 (2) and (3) of the Act are repealed and the following substituted:

(2) The Registrar General shall, upon receipt, cause the registrations of births, marriages, deaths, still-births, adoptions, divorces and changes of name occurring in Ontario and all other documents required or permitted to be given to the Registrar General to be numbered in separate series according to calendar year. Registrations
to be
numbered

(3) The Registrar General shall cause the registrations and other documents to be indexed separately according to calendar year. Indexed

(4) The Registrar General shall cause the registrations and other documents to be systematically filed. Filed

(5) Subject to section 3b, the Registrar General shall cause the registrations and other documents to be kept safely by administrative, physical and technological safeguards that are reasonable and are consistent with this Act. Safekeeping
of
registrations

3. Subsections 3 (2) and (3) of the Act are repealed and the following substituted:

Registration
not signed

(2) If a registration received from a division registrar is incomplete as to a required signature, the Registrar General shall cause the registration to be returned, in order that the signature may be obtained, to,

(a) the proper division registrar; or

(b) the person required to make the registration.

Classification
by causes of
death

(3) The Registrar General shall cause all deaths registered under this Act to be classified according to the classification of diseases adopted by reference in the regulations.

4. The Act is amended by adding the following sections:

Registrations
to be
recorded

3a.—(1) The Registrar General may cause the registrations and other documents referred to in subsection 2 (2), whether received before or after this section comes into force, to be accurately recorded by any technology, if an accurate and easily readable paper copy of the registration or other document can be made from the record.

Documents
to be
recorded

(2) The Registrar General may cause any other documents related to the registrations to be recorded as provided in subsection (1).

Notation
added
directly to
record

(3) The Registrar General may use the technology referred to in subsection (1) to add a notation or any other information directly to a record.

Application

(4) This Act applies with the necessary modifications that are consistent with this Act to the records made under this section.

Definitions
R.S.O. 1980,
c. 27

3b.—(1) In this section, “Archives” and “Archivist” have the same meaning as in the *Archives Act*.

Registrations
transferred to
Archives

(2) The Registrar General may cause those registrations and records that are prescribed, and related indexes and documents, to be transferred to the Archives.

Authority of
Archivist

(3) The Archivist is authorized and directed to receive and maintain the registrations, records, indexes and documents transferred under subsection (2) as if they were transferred under the *Archives Act*.

(4) Despite subsection (3), the Registrar General shall, for the purpose of administering this Act, have access to any registration, record, index or document that was transferred to the Archives.

Access by
Registrar
General

(5) The Registrar General and the Archivist are authorized to enter into agreements respecting any matter related to the registrations, records, indexes and documents transferred under this section.

Agreements

5. Subsection 4 (2) of the Act is repealed and the following substituted:

(2) The Registrar General may appoint inspectors of vital statistics who shall perform the duties that are prescribed.

Inspectors

6. The Act is further amended by adding the following section:

4a.—(1) The Registrar General shall have a seal of office.

Seal of office

(2) The seal of office may be reproduced in any manner and has the same effect whether it is manually applied or otherwise reproduced.

Idem

7. Clause 11 (2) (a) of the Act is amended by striking out “subsection 6 (1)” in the last line and substituting “section 6”.

8. Subsection 14 (1) of the Act, as amended by the Statutes of Ontario, 1986, chapter 9, section 4, is repealed and the following substituted:

(1) In the case of a still-birth in Ontario, the person who is required to certify a death under subsection 17 (2) shall complete, certify and deliver a statement in the prescribed form respecting the still-birth to the funeral director in charge of the body.

Statement re
still-births

9. Subsections 17 (3) and (4) of the Act are repealed and the following substituted:

(3) Subject to subsection (4), any legally qualified medical practitioner who has been in attendance during the last illness of a deceased person or who has sufficient knowledge of the last illness shall forthwith after the death complete and sign a medical certificate of death in the prescribed form, stating the cause of death according to the classification of diseases adopted by reference in the regulations, and shall deliver the medical certificate to the funeral director or other person in charge of the body.

Medical
certificate of
death

Coroner's
case
R.S.O. 1980,
c. 93

(4) In the case of a death of which the coroner is required to be notified under section 10 of the *Coroners Act*, the coroner notified shall, as soon as the cause of death is known, complete and sign a medical certificate of death in the prescribed form, stating the cause of death according to the classification of diseases adopted by reference in the regulations, and shall deliver the medical certificate to the funeral director or other person in charge of the body.

10. Section 29 of the Act is repealed.

11. Section 30 of the Act is amended by adding the following subsection:

Old
certificates to
be returned

(4a) Any person in possession or control of a certificate or certified copy of a registration issued before the registration was corrected shall return the certificate or certified copy to the Registrar General forthwith upon demand.

12. Section 31 of the Act, as amended by the Statutes of Ontario, 1986, chapter 9, section 7, is further amended by adding the following subsection:

Old
certificates to
be returned

(3a) Any person in possession or control of a certificate or certified copy of a birth registration issued before the registration was cancelled under subsection (1) shall return the certificate or certified copy to the Registrar General forthwith upon demand.

13. Section 32 of the Act, as amended by the Statutes of Ontario, 1983, chapter 34, section 2, is further amended by adding the following subsection:

Old
certificates to
be returned

(4a) Any person in possession or control of a certificate or certified copy of a birth registration issued before the making of a notation under subsection (4) shall return the certificate or certified copy to the Registrar General forthwith upon demand.

14. Clause 35 (i) of the Act is repealed and the following substituted:

- (i) call attention to any errors in a statement of personal particulars or medical certificate of death that is incomplete or unsatisfactory, and withhold the issuance of the acknowledgment of registration of death and the burial permit until the errors have been corrected.

15. Section 42 of the Act is repealed and the following substituted:

42.—(1) A certificate purporting to be issued under section 40 or a certified copy of a registration purporting to be issued under section 41 signed by the Registrar General or Deputy Registrar General or on which the signature of either of them is reproduced by any method is admissible in any court in Ontario as proof, in the absence of evidence to the contrary, of the facts so certified, and it is not necessary to prove the signature or official position of the person by whom the certificate or certified copy purports to be signed.

Admissibility
of certifi-
cates, etc.

(2) Subsection (1) applies to a certificate or certified copy of a registration produced from a record of the registration made under section 3a.

Idem, made
from record

(3) The paper copy made from the record of a document, other than a registration, that is made under section 3a is admissible in evidence to the same extent as an original document.

Admissibility
of paper
copy of a
record

16. Subsection 44 (2) of the Act is repealed.

17. Subsection 44 (3) of the Act, as re-enacted by the Statutes of Ontario, 1986, chapter 9, section 11, is amended by striking out “or (2)” in the second line.

18. Section 48 of the Act is repealed and the following substituted:

48.—(1) The Registrar General, if satisfied that a registration was fraudulently or improperly obtained, may order that the registration be cancelled and may order the return of any certificate or certified copy of a registration that was issued before the registration was cancelled.

Registration
unlawfully
obtained

(2) The Registrar General shall cause the order to be affixed to the cancelled registration and, if satisfied as to the correctness and sufficiency of new evidence presented to him or her, may cause a new registration to be made.

New
registration

(3) The Registrar General, if satisfied that a certificate or certified copy of a registration was obtained or used for fraudulent or improper purposes, may order the return of the certificate or certified copy.

Certificate or
certified copy
used
improperly

(4) Any person in possession or control of a certificate or certified copy of a registration that is the subject of an order

Certificates
or certified
copies to be
returned

under subsection (1) or (3) shall return it to the Registrar General forthwith.

Requirement
re hearing

(5) Before making an order under subsection (1) or (3), the Registrar General shall give to such interested parties as the Registrar General considers proper an opportunity to be heard on the matter.

19. Section 55 of the Act, as amended by the Statutes of Ontario, 1986, chapter 9, section 17 and 1987, chapter 4, section 13, is further amended by adding the following clauses:

- (w) adopting by reference, in whole or in part, and with changes that the Lieutenant Governor in Council considers necessary, any classification of diseases for the purposes of this Act;
- (x) prescribing registrations and records to be transferred under section 3b (transfer to the Archives of Ontario).

Commence-
ment

20. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Short title

21. The short title of this Act is the *Vital Statistics Amendment Act, 1990*.

CHAPTER 13

An Act to amend the Tobacco Tax Act

Assented to June 28th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Clause 1 (a) of the *Tobacco Tax Act* is amended by striking out “but does not include a dealer” in the twelve and thirteenth lines. R.S.O. 1980,
c. 502

(2) Section 1 of the Act, as amended by the Statutes of Ontario, 1981, chapter 4, section 1 and 1985, chapter 22, section 1, is further amended by adding the following clauses:

(ba) “designated warehouse” means a location designated by the Minister for the purpose of storing unmarked cigarettes;

(bb) “exporter” means a person who takes or causes to be taken out of Ontario tobacco in bulk and who may be accountable for the tax on such tobacco to the jurisdiction receiving the tobacco;

(bc) “importer” means a person who brings or causes to be brought into Ontario tobacco in bulk;

(bd) “interjurisdictional transporter” means the operator of a motor vehicle, the operator or shipping agent of record of a vessel, the operator of railway equipment on rails or the operator of an aircraft who engages in the transportation of tobacco in bulk and who operates for such purposes,

(i) one or more motor vehicles licensed or required to be licensed under the *Highway Traffic Act* inside and outside Ontario, R.S.O. 1980,
c. 198

(ii) one or more vessels under the *Canada Shipping Act*, R.S.C. 1985,
c. S-9

R.S.C. 1985,
c. A-2
1987, c. 34
(Can.)

(iii) railway equipment on rails in connection with and as part of a public transportation system inside and outside Ontario, or

(iv) aircraft, the operator of which is approved as a carrier of goods or passengers under the *Aeronautics Act* (Canada) or regulations made thereunder, or the *National Transportation Act, 1987* (Canada), or regulations made thereunder,

and includes the consignee or consignor of tobacco in bulk who is not the holder of a permit to mark cigarettes;

(be) “manufacturer” means a person who manufactures, fabricates or produces tobacco products for distribution, sale or storage in Ontario;

(bf) “marked cigarettes” means packages of cigarettes, cartons and cases that are marked or stamped with an indicium as required under the regulations;

(bg) “mark-point” means a location designated by the Minister for the purposes of marking cigarettes;

.

(ca) “motor vehicle” means a machine operated, propelled or driven otherwise than by muscular power;

(cb) “operator” means, when used with reference to a motor vehicle other than a motor vehicle designed for use as a vessel, an aircraft or railway equipment operated on rails,

(i) the registered owner, provided the motor vehicle is not leased to another person or, if leased, that the period of the lease is less than thirty-one consecutive days, or

(ii) the lessee, if the motor vehicle is leased for more than thirty consecutive days;

.

(da) “prescribed” means prescribed by the regulations;

(db) “registered importer” means an importer to whom a registration certificate has been issued under this Act;

(dc) “registered wholesaler” means a wholesaler to whom a wholesaler’s permit has been issued under this Act;

.

(ga) “tax” includes penalties and interest;

.

(ha) “tobacco in bulk” means 10,000 or more cigarettes, 200 or more cigars, or ten kilograms or more of any tobacco, other than cigarettes or cigars.

(3) Clause 1 (j) of the Act is repealed and the following substituted:

(j) “wholesaler” means a person who sells in Ontario tobacco for the purpose of resale, and includes a person who operates or maintains one or more cigarette vending machines in, at or upon premises owned or occupied by another person.

2.—(1) Clauses 2 (1) (a) and (b) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 65, section 1, are repealed and the following substituted:

(a) 4.83 cents on every cigarette purchased by the consumer;

(b) 4.83 cents on every gram or part thereof of any tobacco, other than cigarettes or cigars purchased by the consumer; and

.

(2) Subsection 2 (2) of the Act is amended by striking out “prescribed by the regulations” in the fifth line and substituting “provided under this Act”.

(3) Subsection 2 (4) of the Act is amended by adding at the end thereof “and, for the purposes of the assessment and collection of such payment, the person receiving such payment as or in lieu of the tax payable under this Act is deemed to be a collector”.

(4) Subsection 2 (5) of the Act, as enacted by the Statutes of Ontario, 1982, chapter 17, section 1, is repealed and the following substituted:

Assignment
of book
debts

(5) Where a collector or a registered importer has made an assignment of his or her book debts, whether by way of specific or general assignment, or in any other manner disposes of his or her present or future right to collect his or her book debts, the assignment does not include the portion of the book debts that the collector or importer, as agent for the Minister, charged the person to whom he or she sold the tobacco as tax under this Act, and any such assignee or any other person who collects the book debts shall be deemed to be a collector under this Act and shall collect, remit and account under this Act and the regulations for the unassigned portion.

(5) Section 2 of the Act, as amended by the Statutes of Ontario, 1981, chapter 4, section 2, 1982, chapter 17, section 1, 1983, chapter 25, section 1, 1985, chapter 22, section 2, 1986, chapter 41, section 1 and 1988, chapter 65, section 1, is further amended by adding the following subsections:

Liability for
tax

(6) Every consumer is liable for the tax imposed by this Act until the consumer has paid it.

Offence

(7) Every person who knowingly fails to pay the tax imposed by this section when required by this Act to do so is guilty of an offence and on conviction is liable to a fine of not less than \$200 and, if greater, not more than double the amount of the tax payable by that person.

Offence

(8) Every person who fails to comply with subsection (2) is guilty of an offence and on conviction is liable to a fine of not less than \$200 and not more than \$50,000.

3. Section 3 of the Act is repealed and the following substituted:

Wholesaler's
permit

3.—(1) No person shall sell or deliver in Ontario tobacco for resale unless the person holds a wholesaler's permit issued to the person in such form and manner as the Minister requires.

Conditions
and
restrictions

(2) The Minister may, as a requirement for the issuance of a wholesaler's permit, impose such reasonable conditions and restrictions as the Minister considers appropriate.

Wholesaler's
permit
required

(3) No person shall purchase or receive delivery in Ontario of tobacco from a wholesaler who does not hold a whole-

saler's permit issued under this section or from an importer who does not hold a registration certificate issued under this Act.

(4) No wholesaler shall sell or deliver in Ontario tobacco to a person who does not hold a vendor's permit issued to the person under the *Retail Sales Tax Act*. Sale to retail dealer
R.S.O. 1980,
c. 454

(5) No person shall sell or deliver in Ontario tobacco to a consumer unless the person holds a vendor's permit issued to the person under the *Retail Sales Tax Act*. Vendor's permit required

(6) Every wholesaler shall forthwith notify the Minister in writing of all changes in the name or nature of the wholesaler's business or of the termination of the business. Change of business

(7) Every person who, Offence

(a) operates as a wholesaler without obtaining a wholesaler's permit required under this section; or

(b) being the holder of such a permit contravenes any condition or restriction contained in the permit or any other requirements specified in this section,

is guilty of an offence and on conviction is liable to a fine of not less than \$200 and not more than \$10,000, plus, in respect of a conviction under clause (a), to a fine of not less than three times the tax imposed on consumers under section 2 on all tobacco sold by the person during the period the person did not hold a wholesaler's permit.

4.—(1) Section 3a of the Act, as enacted by the Statutes of Ontario, 1988, chapter 65, section 2, is amended by striking out “prescribed by the regulations” in the fifth line and substituting “provided under this Act”.

(2) Section 3a is further amended by adding the following subsections:

(2) Every collector shall collect the tax collectable and payable under this Act from every person to whom the collector sells or delivers tobacco in Ontario, and shall remit the tax, as well as the tax, if any, on all tobacco in respect of which the collector is a consumer, to the Treasurer at the times and in the manner required by this Act and the regulations. Collection of tax by collector

(3) Subsection (2) does not apply to require a collector to collect tax under this Act on the sale by the collector of Sale to another collector

tobacco to another collector who is not a consumer in respect of the tobacco.

Collection of
tax by retail
dealer

(4) Every retail dealer who is not a collector or a registered importer shall collect the tax on tobacco sold or delivered by the retail dealer to a consumer and pay the tax over to the collector, registered importer or registered wholesaler from whom the retail dealer purchased tobacco.

Collection of
tax by
wholesaler

(5) Every wholesaler who is not a collector or registered importer shall collect, as agent for the Minister, the tax imposed by this Act from the retail dealer to whom the wholesaler sells or delivers tobacco and shall pay the tax over to the collector or registered importer from whom the wholesaler purchased the tobacco.

Collection of
tax by
importer

(6) Every importer shall collect, as agent for the Minister, the tax collectable or payable under this Act from every person to whom the importer sells or delivers tobacco in Ontario, and shall remit the tax, as well as the tax, if any, in respect of which the importer is a consumer, to the Treasurer at the times and in the manner required by this Act and the regulations.

Agreements

(7) For the purpose of ensuring and facilitating the collection of tax under this Act, the Minister may enter into such arrangements and agreements as the Minister considers appropriate.

Offence

(8) Every collector, importer, wholesaler or retail dealer who refuses or neglects to collect tax in accordance with this Act is guilty of an offence and on conviction is liable to a fine of not less than the amount of tax that such person refused or neglected to collect, plus a fine of not less than \$500 and not more than \$10,000.

5. The Act is amended by adding the following sections:

Registration
certificate,
importer or
exporter

3b.—(1) Every importer of tobacco in bulk into Ontario and every exporter of tobacco in bulk out of Ontario shall apply for and the Minister shall issue a registration certificate in such form and manner as the Minister requires.

Conditions
and
restrictions

(2) The Minister may, as a requirement for the issuance of a registration certificate, impose such reasonable conditions and restrictions as the Minister considers appropriate.

Collection of
tax

(3) Every registered importer shall, at the times and in the manner required by this Act and the regulations, collect and remit to the Treasurer the tax collectable and payable under

this Act from every person to whom the registered importer has sold tobacco and the tax on all tobacco in respect of which the registered importer is a consumer.

(4) Subsection (3) does not apply to require a registered importer to collect tax under this Act on the sale of tobacco by the registered importer to a collector who is not a consumer in respect of the tobacco. Sales to collector

(5) Every registered importer is deemed to be an agent of the Minister to collect the tax imposed by this Act from every person to whom the registered importer sells tobacco. Agent to collect tax

(6) Every dealer who purchases or acquires tobacco from an importer who does not hold a registration certificate issued to the importer under this section shall, at the time and in the manner prescribed, remit to the Treasurer the tax collectable and payable on the tobacco purchased or acquired by the dealer. Non-registered importer

(7) Every registered importer or exporter who is an inter-jurisdictional transporter shall keep in the possession of the driver of any motor vehicle operated on behalf of the importer or exporter a notarial copy of the registration certificate issued to the importer or exporter. Inter-jurisdictional transporter

(8) A registered importer or exporter shall provide an interjurisdictional transporter transporting the importer's or exporter's tobacco with a notarial copy of the registration certificate issued to the importer or exporter. Idem

(9) Every exporter shall forward to the Minister the prescribed information in respect of the tobacco to be exported in the prescribed form and manner. Export of tobacco

(10) Following delivery of the tobacco by the exporter to a location outside Ontario, the exporter shall file the required return in the prescribed manner and provide evidence satisfactory to the Minister that the tobacco has been exported out of Ontario. Return by exporter

(11) An exporter who fails to comply with subsections (9) and (10) shall pay a penalty, when assessed therefor, on the tobacco exported or to be exported equal to the tax that would be payable on the tobacco exported or to be exported had it been sold to a consumer in Ontario. Penalty

(12) Every importer or exporter shall forthwith notify the Minister in writing of all changes in the name or nature of the Notification

importer's or exporter's business or of the termination of the business.

Offence

(13) Every person who operates as an importer or exporter in Ontario without holding a registration certificate required by this section, or who contravenes any condition or restriction contained in the registration certificate issued to the person or who contravenes any other requirement specified in this section is guilty of an offence and on conviction is liable to a fine of not less than \$200 and not more than \$10,000, plus, in respect of a conviction for operating as an importer or exporter without holding a registration certificate, to a fine of not less than three times the tax payable by consumers under section 2 on all tobacco imported into or exported out of Ontario by the person during the period the person did not hold a registration certificate.

Offence

(14) Every person who purchases or receives tobacco from an importer who does not hold a registration certificate issued under this Act is guilty of an offence and on conviction is liable to a fine of not less than the tax payable by a consumer under section 2 on the tobacco so purchased by the person.

Registration
certificate

3c.—(1) Every interjurisdictional transporter shall apply for and the Minister shall issue a registration certificate in such form and manner as the Minister requires.

Conditions
and
restrictions

(2) The Minister may, as a requirement for the issuance of a registration certificate, impose such reasonable conditions and restrictions as the Minister considers appropriate.

Uniform
manifest
form

(3) Every interjurisdictional transporter shall complete a uniform manifest form provided by the Minister in respect of every shipment of tobacco in bulk transported by the interjurisdictional transporter into or out of Ontario.

Transporter
to obtain
certificate

(4) Before undertaking to transport tobacco in bulk into or out of Ontario, an interjurisdictional transporter shall obtain the notarial copy of the registration certificate required to be provided under subsection 3b (8).

Possession of
documents

(5) When transporting tobacco in bulk, every interjurisdictional transporter shall keep in the possession of the driver of the motor vehicle in which the tobacco in bulk is being transported,

- (a) the interjurisdictional transporter's registration certificate issued under subsection (1);

- (b) a uniform manifest form completed in accordance with subsection (3); and
- (c) if the tobacco in bulk is being transported for an importer or exporter, the notarial copy of the registration certificate obtained in accordance with subsection (4) or the transit permit issued under subsection 3g (1) to the owner of the tobacco in bulk being transported.

(6) Where any person authorized for the purpose by the Minister has reasonable cause to believe that an interjurisdictional transporter does not hold a registration certificate or is transporting tobacco in bulk on behalf of an exporter who does not hold a registration certificate issued under section 3b, the person may, without a warrant, stop and detain any vehicle being operated in Ontario by the interjurisdictional transporter and require the person to produce for examination the documents specified in subsection (5).

Detention of
vehicles

(7) Where, following a detention under subsection (6), the person fails to produce the documents specified in subsection (5), a person authorized for the purpose by the Minister may, without a warrant but subject to subsections (8), (9) and (11), seize, impound, hold and dispose of the tobacco, unless the interjurisdictional transporter complies with subsection (9).

Seizure, etc.,
of tobacco

(8) Despite subsection (7), no seizure, impounding, holding or disposal shall be made if the driver of the vehicle detained under subsection (6) provides proof satisfactory to the person making the detention,

No seizure,
etc.

- (a) that the driver holds a registration certificate issued under subsection (1);
- (b) as to the quantity and destination of the tobacco being transported; and
- (c) that the importer or exporter for whom the tobacco is being transported, if such is the case, holds a registration certificate under subsection 4a (1) or holds a transit permit issued under subsection 3g (1) to the owner of the tobacco being transported.

(9) Tobacco seized under subsection (7) shall be forfeited to Her Majesty to be disposed of as the Minister directs unless, within thirty days following the seizure, the person from whom the tobacco was seized, or the owner of the tobacco, pays to the Treasurer an amount, as a penalty, equal to

Penalty

the tax that would be payable under subsection 2 (1) if the tobacco were sold to a consumer in Ontario.

Application

(10) Where tobacco has been seized under subsection (7) and the person from whom the tobacco has been seized, or the owner of the tobacco, claims to have the right to possession of the tobacco, the person or owner may apply within thirty days following the seizure, to the Supreme Court to establish the right to possession of the tobacco.

Right to possession

(11) For the purposes of an application under subsection (10), the applicant has the right to possession of the tobacco if,

- (a) the driver of the vehicle, when the tobacco was seized, held a notarial copy of the registration certificate issued under this Act to the interjurisdictional transporter;
- (b) in the case of tobacco transported on behalf of an importer or exporter, the driver of the vehicle, when the tobacco was seized, held a notarial copy of the registration certificate issued under this Act to the importer or exporter or held a notarial copy of the transit permit issued under this Act to the owner of the tobacco; and
- (c) the driver of the vehicle, when the tobacco was seized, held a uniform manifest form completed in accordance with this Act, or the operator of the vehicle delivered the completed uniform manifest form to the Minister within five days of the seizure.

Disposition of application

(12) If, upon application under subsection (10), the court is satisfied that the applicant has the right to possession of the tobacco, the court may order the tobacco be returned to the applicant or that the proceeds of sale of the tobacco be paid to the applicant.

Disposal of tobacco pending disposition

(13) If a final order is not made under subsection (12) within sixty days after the filing of the application under subsection (10), the Minister may dispose of the tobacco and retain the proceeds pending the determination of the application.

Forfeiture of tobacco

(14) Upon dismissal of the application under subsection (12) and the expiry of the appeal period therefrom, the tobacco is forfeited to Her Majesty to be disposed of as the Minister directs.

(15) If a sale of tobacco is directed under subsection (9) or (14) or if the proceeds of the sale are retained under subsection (13) and the application is dismissed, the proceeds of the sale remaining after payment of the costs incurred by the Minister in seizing, storing and disposing of the tobacco and after payment of the penalty under subsection (9) shall be paid to the person from whom the tobacco was seized or to the owner of the tobacco.

Payment of
proceeds of
sale

(16) Every interjurisdictional transporter transporting tobacco in bulk into or out of Ontario who fails to produce any of the documents required to be kept in the possession of the driver under subsection (5) is guilty of an offence and on conviction is liable to a fine of not less than \$200 and not more than \$1,000 for each document not produced.

Offence

3d.—(1) Every manufacturer shall apply for and the Minister shall issue a registration certificate in such form and manner as the Minister requires.

Registration
certificate

(2) The Minister may, as a requirement for the issuance of a registration certificate, impose such reasonable conditions and restrictions as the Minister considers appropriate.

Conditions
and
restrictions

(3) Every manufacturer shall forthwith notify the Minister of all changes in the name or nature of the manufacturer's business or of the termination of the business.

Change of
business

(4) Every person who operates as a manufacturer in Ontario without holding a registration certificate required by this section, or who, being the holder of a registration certificate, contravenes any condition or restriction contained in the registration certificate or any other requirement specified in this section, is guilty of an offence and on conviction is liable to a fine of not less than \$200 and not more than \$10,000, plus, in respect of a conviction for operating as a manufacturer without holding a registration certificate, to a fine of not less than an amount equal to three times the tax imposed on consumers under section 2 on all tobacco manufactured by the person during the period the person did not hold a registration certificate.

Offence

3e.—(1) No person shall sell to a consumer required to pay tax under this Act a package of cigarettes or a carton or case that contains packages of cigarettes unless the package, carton or case is marked or stamped in accordance with the regulations.

Prohibition,
sale of
unmarked
package, etc.

Permit to
mark
cigarettes

(2) No person shall mark packages of cigarettes, cartons or cases unless the person holds a permit to mark cigarettes issued to the person under the regulations.

Permit to
stamp
cigarettes

(3) No person shall stamp packages of cigarettes, cartons or cases unless the person holds a permit to stamp cigarettes issued to the person under the regulations.

Idem

(4) The Minister may, as a requirement for the issuance of a permit to mark or stamp cigarettes under the regulations, impose such reasonable conditions and restrictions as the Minister considers appropriate.

Mark-point

(5) The Minister may specify the number and location of mark-points that the holder of a permit to mark or stamp cigarettes may establish and operate and the person shall not mark or stamp cigarettes at any other location.

Storage of
unmarked
cigarettes

(6) No person shall store unmarked cigarettes at a location other than a mark-point or a designated warehouse.

Cancellation
of permit

(7) The Minister may cancel or suspend a permit to mark or stamp cigarettes issued to a person who permits the marking or stamping of cigarettes at a location not specified by the Minister under subsection (5).

Accounting
for indicia

(8) Every holder of a permit to stamp cigarettes shall account for all indicia received from the Minister as required by the regulations.

Penalty

(9) Any indicia for which the holder of a permit to mark or stamp cigarettes fails to account under the regulations shall be deemed to have been affixed to packages of cigarettes or cartons, as the case may be, and sold to consumers liable to pay tax under this Act, and the holder of the permit shall pay a penalty equal to the tax, when assessed therefor.

Offence

(10) Every person who marks or stamps cigarettes without holding a permit issued by the Minister under the regulations, or who, being the holder of a permit, contravenes any condition or restriction contained in the permit or any other requirement specified in this section, is guilty of an offence and on conviction is liable to a fine of not less than \$500 and not more than \$10,000, plus, in respect of a conviction for marking or stamping cigarettes without holding a permit, to a fine of not less than an amount equal to three times the tax imposed on consumers under section 2 on all packages of cigarettes or cartons marked by the person during the period that the person did not hold the permit.

(11) Every holder of a permit to mark cigarettes who refuses or neglects to mark packages of cigarettes, cartons or cases in accordance with the regulations is guilty of an offence and on conviction is liable to a fine of not less than \$50,000 and not more than \$1,000,000.

Offence

(12) Every holder of a permit to stamp cigarettes who refuses or neglects to stamp packages of cigarettes, cartons or cases in accordance with the regulations is guilty of an offence and on conviction is liable to a fine of not less than \$5,000 and not more than \$500,000.

Offence

3f.—(1) No person shall purchase, possess, store or sell unmarked cigarettes in Ontario unless the person has applied for and been issued a permit to purchase and sell unmarked cigarettes under the regulations.

Permit to
purchase
unmarked
cigarettes

(2) The Minister may attach such reasonable conditions and restrictions to a permit to purchase and sell unmarked cigarettes as the Minister considers necessary to ensure that the unmarked cigarettes received by the applicant for the permit will be dealt with in accordance with this Act and the regulations.

Conditions
and
restrictions

(3) Every holder of a permit to purchase and sell unmarked cigarettes shall forthwith notify the Minister in writing of all changes in the name or nature of the person's business or of the termination of the business.

Notification

(4) Every person who, being the holder of a permit to purchase and sell unmarked cigarettes, sells or permits the sale of unmarked cigarettes to another person who is liable to collect or to pay tax under this Act shall pay a penalty, when assessed therefor, equal to the tax on all unmarked cigarettes so sold or permitted to be sold.

Penalty

(5) Every person who, being the holder of a permit to purchase and sell unmarked cigarettes, contravenes this Act or the regulations or any condition or restriction contained in the person's permit is guilty of an offence and on conviction is liable to a fine of not less than \$1,000 and not more than \$10,000, plus a fine of not less than an amount equal to three times the amount of tax, if any, that should have been paid or remitted by the person in compliance with this Act or the regulations.

Offence

3g.—(1) Every person who is not a registered importer or exporter under this Act and who wishes to transport or cause to be transported tobacco in bulk owned by the person from a location outside Ontario, through Ontario and continuing to

Transit
permit

another location outside Ontario shall apply to the Minister for a transit permit prior to the transport.

Conditions (2) The Minister may, as a requirement for the issuance of a transit permit, impose such reasonable conditions, including the posting of security, as the Minister considers appropriate.

Copy of transit permit (3) Every person to whom a transit permit is issued under this section and who is an interjurisdictional transporter shall keep in the possession of the driver of any motor vehicle operated by the holder of the transit permit a notarial copy of the permit.

Idem (4) Every interjurisdictional transporter who is transporting tobacco in bulk on behalf of a person to whom a transit permit has been issued under subsection (1) shall secure from the person notarial copies of the transit permit.

Permit not valid (5) A transit permit is not valid in respect of the transport of marked cigarettes.

6. Section 4 of the Act is repealed and the following substituted:

Refusal to designate, etc. **4.—**(1) The Minister may refuse to designate a person under subsection 3a (1) or to issue a registration certificate or permit under this Act or the regulations if,

- (a) the person has not paid all of the tax that the person is liable to pay under this Act;
- (b) the person, or any officer, director, shareholder, employee or partner of the person,
 - (i) has failed to pay a fine levied upon conviction under this Act,
 - (ii) has been convicted of an offence of fraud or tax evasion within the previous five years, or
 - (iii) held a registration certificate or permit issued under this Act or the regulations that was cancelled within the preceding five years;
- (c) the person fails to satisfy the Minister of the person's ability to perform the conditions proposed by the Minister to be contained in the designation, registration or permit; or

- (d) the person fails to provide security as required by subsection 4a (2).

(2) The Minister may suspend or cancel the designation of a collector or the registration certificate or permit issued to a person under this Act or the regulations if the person contravenes or permits the contravention of any provision of this Act or the regulations or of any condition or restriction contained in the designation, registration certificate or permit.

Suspension or cancellation of designation, etc.

(3) Where the Minister proposes to take action under subsection (1), (2) or 3e (7), the Minister shall, before the refusal, suspension or cancellation is made, afford the person the opportunity to appear before the Minister to show cause why the designation, the registration certificate or the permit should not be refused, suspended or cancelled, as the case may be.

Hearing

(4) Despite subsection (3), where a collector, a holder of a registration certificate or a holder of a permit under this Act or the regulations fails to deliver a return as required by this Act and the regulations or fails to remit the tax payable by the person, the Minister may, by notice in writing to the person stating the reasons therefor, suspend forthwith the designation, registration certificate or permit, but the person may, within 180 days of the service of the notice, request a hearing before the Minister on a day to be fixed not more than ten days from the date of the receipt of the request by the Minister, to determine whether the suspension may be rescinded and, if so, upon what conditions the suspension may be rescinded.

Suspension forthwith

(5) A notice under subsection (1), (2) or (4) is properly served by personal service or by registered mail sent to the last known address of the person referred to in the subsection.

Service of notice

4a.—(1) The Minister may demand information or additional information from any person for the purposes of evaluating the suitability of a person to be a collector, registered importer, or exporter, or to hold a permit to mark or stamp cigarettes or to purchase and sell unmarked cigarettes, or to ascertain the amount of security to be furnished by a person in accordance with subsection (2) and the person shall deliver the information or further information the Minister requires within the time specified in the Minister's demand.

Information

(2) The Minister may demand security in a form acceptable to the Minister from,

Security

- (a) every collector in an amount equivalent to the average three months' tax collectable and payable by the collector calculated for the twelve-month period preceding the date of the Minister's demand, or \$1,000,000, whichever is the greater;
- (b) every importer who acquires marked cigarettes outside Ontario for distribution in Ontario, in an amount equal to the greater of \$500,000 or the average three months' tax that would be collectable and payable by the importer calculated on the basis of the twelve-month period immediately preceding the date of the Minister's demand, if the cigarettes were sold to a consumer in Ontario in the twelve-month period;
- (c) every exporter in an amount specified by the Minister upon the forwarding to the Minister of information required in respect of tobacco to be exported for the purposes of subsection 3b (9);
- (d) every person who applies for or is the holder of a permit to mark cigarettes in an amount equal to the greater of \$1,000,000 or the average three months' tax that would be collectable and payable by the person calculated on the basis of the twelve-month period preceding the Minister's demand if the production of marked cigarettes were sold to consumers in Ontario during the twelve-month period;
- (e) every person who applies for or is the holder of a permit to stamp cigarettes in an amount equal to the greater of \$500,000 or the average three months' tax that would be collectable and payable by the person calculated on the basis of the twelve-month period preceding the Minister's demand if the production of stamped cigarettes were sold to consumers in Ontario during the twelve-month period; and
- (f) every person who applies for or is the holder of a permit to purchase or sell unmarked cigarettes in an amount equal to the greater of \$500,000 or the average three months' tax that would be collectable or payable by the person calculated on the basis of the twelve-month period preceding the Minister's demand, if the person's acquisition of unmarked cigarettes were marked cigarettes that were sold to consumers in Ontario during the twelve-month period.

(3) Every person shall, upon receipt of a demand under subsection (2), forthwith furnish the amount of security to the Minister. Idem

(4) The Minister may, at any time, increase or decrease the amount of security furnished or to be furnished under subsection (2). Idem

(5) Where the Minister has, under this Act, assessed any person who has provided security under subsection (2), all or any part of the security may be paid into the Consolidated Revenue Fund in satisfaction of all or any part of the person's assessed liability. Application of security

7. Section 9 of the Act, as amended by the Statutes of Ontario, 1989, chapter 72, section 85, is repealed and the following substituted:

9.—(1) Every collector, importer, exporter, interjurisdictional transporter, wholesaler, manufacturer, or holders of a permit to mark or stamp cigarettes or to purchase and sell unmarked cigarettes, or holder of a transit permit shall deliver to the Minister such returns as the Minister requires for the purpose of this Act, Returns by collectors, etc.

(a) without notice or demand at the time and in the manner prescribed; or

(b) on or before the day designated in the demand of the Minister served by personal service or by registered mail.

(2) Every return shall be verified by the certificate of the person required to file the return, and if the person is not an individual, of its president or resident manager or representative in Ontario, that the financial and other statements of information included in or attached to the return are in agreement with the books of the person and contain true, correct and complete information for the period covered by the return. Idem

(3) Every person who fails to make a return as required under subsection (1) shall pay a penalty, when assessed therefor, of 10 per cent of the tax collectable and the tax payable by the person, to a maximum of \$50,000 in respect of each return. Penalty

(4) Every person who fails to make a return as required under subsection (1) is guilty of an offence and on conviction is liable to a fine of not less than \$200 and not more than 5 Offence

per cent of the amount of tax that would have been reported had the person's return been properly completed and filed.

Offence (5) Every person who fails to complete the information required in a return required under subsection (1) is guilty of an offence and on conviction is liable to a fine of not less than \$200 and not more than \$5,000.

Enlargement of time (6) The Minister may enlarge the time for making a return before or after the time for making it.

Declarations and affidavits (7) Declarations and affidavits in connection with returns under this Act may be taken before any person having authority to administer an oath or affirmation, or before any person specifically authorized for that purpose by the Lieutenant Governor in Council, but a person so specifically authorized shall not charge a fee therefor.

8. Section 9a of the Act, as enacted by the Statutes of Ontario, 1986, chapter 41, section 2, is repealed and the following substituted:

Transmission of tax **9a.**—(1) Every collector or importer shall, with the return required under subsection 9 (1), transmit the tax payable or payable and collectable by the collector or importer.

Deficiency (2) A collector or importer who transmits less than the amount of tax payable or payable and collectable by the collector or importer shall pay to the Treasurer interest at the prescribed rate upon the deficiency from the date of default until the date of transmission of the deficiency to the Treasurer.

Refund of tax claimed (3) Despite subsection (1), a collector may retain the amount of a refund for which the collector has made application under this Act or the regulations until the refund for which the collector has applied is, in whole or in part, approved or refused by the Minister and notification thereof is sent to the collector.

Repayment of refund taken (4) Despite subsection (3), upon receiving a statement of disallowance under subsection 10 (2a) in respect of the application referred to in subsection (3), the collector shall, with the collector's next return or at such earlier time as is specified in the statement of disallowance, whether or not an objection or appeal therefrom has been made or taken, transmit to the Treasurer the amount of any refund refused, together with interest thereon at the rate prescribed for the period during which the amount was retained by the collector and, upon being notified of the approval of any refund

claimed, the collector may, subject to section 27, retain the amount so approved.

(5) Subsection (3) only applies to a collector, who, in a return filed by the collector in accordance with this Act and the regulations, shows that tax under this Act is to be remitted by the collector and who, at the time the return is delivered to the Minister, has also applied for a refund under this Act or the regulations.

Application
of subs. (3)

(6) Every person who is required to pay over to a collector or registered importer or to remit to the Treasurer the tax imposed by this Act and who fails to pay over or remit the tax is guilty of an offence and on conviction is liable to a fine of not less than an amount equal to 25 per cent of the tax and not more than an amount equal to twice the amount of the tax that should have been paid over or remitted.

Offence

9.—(1) Section 10 of the Act, as amended by the Statutes of Ontario, 1985, chapter 22, section 3, is further amended by adding the following subsection:

(1a) Every person who fails to collect tax that the person is responsible to collect under this Act or the regulations shall pay a penalty, when assessed therefor, equal to not more than twice the amount the person failed to collect.

Penalty

(2) Subsection 10 (2) of the Act is amended by striking out “consumer or dealer” in the third line and substituting “collector, importer, exporter, wholesaler, retail dealer, consumer, interjurisdictional transporter, holder of a permit to mark or stamp cigarettes or holder of a transit permit”.

(3) Subsections 10 (3) and (4) of the Act are amended by inserting after “(1)” in the second line in each instance “(1a)”.

(4) Section 10 is further amended by adding the following subsection:

(9) No penalty under subsection (1a) shall be made with respect to tax that should have been collected more than four years before the date of the assessment under subsection (1a), except that, where the Minister establishes that the person has made any misrepresentation that is attributable to neglect, carelessness or wilful default, or has committed any fraud, in making a return or in supplying any information under this Act or the regulations or in omitting to disclose any information, the Minister may, where the Minister considers it expedient, impose the penalty provided under subsection (1a) for tax

Limitation

that should have been collected more than four years before the date of assessment.

10.—(1) Subsection 12 (1) of the Act, as re-enacted by the Statutes of Ontario, 1985, chapter 22, section 4, is amended by striking out “interest or penalty” in the first and second lines and substituting “or interest, or the assessment or payment of a penalty”.

(2) Subsection 12 (3) of the Act, as re-enacted by the Statutes of Ontario, 1985, chapter 22, section 4, is amended by inserting after “disallowance” in the second and third lines and in the fourth line in each instance “or penalty”.

11.—(1) Subsection 13 (1) of the Act, as amended by the Statutes of Ontario, 1985, chapter 22, section 5, is further amended by striking out “or statement of disallowance” in the amendment of 1985 and substituting “statement of disallowance or penalty”.

(2) Subsection 13 (8) of the Act is amended by inserting after “tax” in the second line “or penalty”.

12.—(1) Section 14 of the Act, as amended by the Statutes of Ontario, 1981, chapter 4, section 3 and 1985, chapter 22, section 6, is further amended by adding the following subsection:

Idem

(1a) Every holder of a permit to mark or stamp cigarettes shall permit any person authorized for the purpose by the Minister to enter any mark-point or designated warehouse operated by the holder during normal business hours and the authorized person may,

- (a) audit or examine any books and records and any account, voucher, letter, telegram or other document that is kept at the mark-point;
- (b) examine the property described in an inventory or any other property, process or matter, the examination of which may, in the person’s opinion, assist in determining the accuracy of an inventory or in ascertaining information that is or should be in the books or records or in a return, or the amount of any tax imposed by this Act; and
- (c) examine any inventory of,
 - (i) marked or unmarked cigarettes,

(ii) used or unused indicia, and

(iii) used or unused containers or materials designed to pack cigarettes.

(2) Subsection 14 (2) of the Act is amended by inserting after “information” in the fourth line “additional information, a return, a more complete or sufficient return”.

(3) Section 14 is further amended by adding the following subsection:

(3) Any person who fails or refuses to keep adequate books of account and other records for the purpose of ascertaining the amount of tax payable or payable and collectable by the person may be required, upon notice by the Minister by registered letter, to keep such books of account and records as the Minister specifies in the notice for such length of time as the Minister requires.

Demand to
keep records

13. Section 15 of the Act is repealed and the following substituted:

15.—(1) For any purpose relating to the administration and enforcement of this Act and the regulations, any person authorized for the purpose by the Minister,

Detention of
vehicles, etc.

- (a) may, without warrant, stop and detain any vehicle, including any trailer attached to the vehicle, any vessel, railway equipment on rails or aircraft;
- (b) may examine the contents thereof including any cargo, manifests, records, accounts, vouchers, papers or things that may afford evidence as to the contravention of any provision of this Act or the regulations; and
- (c) subject to subsection (2), may seize and take away any of such manifests, records, accounts or vouchers and retain them until they are produced in any court proceedings.

(2) Where documents are seized under subsection (1), the Minister shall, within fourteen days, make application to a justice, as defined in the *Provincial Offences Act*, for an order to permit the retention of the documents until they are produced in any court proceeding, and the application may be heard and the order may be made, both without notice, upon receipt of information under oath from a person who believes on reasonable and probable grounds that the documents

Application
for retention
of documents
R.S.O. 1980,
c. 400

afford evidence of the commission of an offence under this Act.

Seizure and
disposal of
tobacco in
bulk

(3) Where, following a detention under subsection (1), tobacco in bulk is found in the control of a person who has not been designated a collector, does not hold a registration certificate issued under subsection 3b (1) or 3d (1), does not hold a permit issued under subsection 3 (3), 3e (2) or 3f (1), or is being transported or stored in Ontario by or for such a person, any person authorized for the purpose by the Minister may, subject to subsections (4), (5) and (6), seize, impound, hold and dispose of the tobacco.

Saving

(4) Despite subsection (3), no seizure, impounding, holding or disposal shall be made if the person in control of the tobacco in bulk detained under subsection (1),

(a) is an interjurisdictional transporter;

(b) holds a wholesaler's permit under subsection 3 (1) and can provide proof satisfactory to the person authorized by the Minister for the purposes of subsection (3) that the tobacco in bulk was purchased from a collector;

R.S.O. 1980,
c. 454

(c) holds a vendor's permit issued under the *Retail Sales Tax Act* and can provide proof satisfactory to the person authorized by the Minister that the tobacco in bulk was purchased from a registered wholesaler; or

(d) has in the person's possession a transit permit issued to the owner of the tobacco in bulk under subsection 3g (1).

Application

(5) Tobacco in bulk seized under subsection (3) is forfeited to Her Majesty to be disposed of as the Minister directs unless, within thirty days following the seizure, the person from whom the tobacco in bulk was seized, or the owner of the tobacco in bulk, applies to the Supreme Court to establish the right to possess the tobacco in bulk.

Right to
possession of
tobacco in
bulk

(6) For the purposes of an application under subsection (5), the applicant has the right to possession of the tobacco in bulk if the owner, or the person for whom the tobacco in bulk was being transported, was, at the time the seizure was made, a person specified in subsection (3) or (4) as someone from whom tobacco in bulk was not to be seized.

(7) Where, on an application under subsection (5), the court is satisfied that the applicant has the right to possession of the tobacco in bulk, the court may order that the tobacco in bulk be returned to the applicant or that the proceeds of sale of the tobacco in bulk be paid to the applicant.

Order

(8) Where a final order has not been made under subsection (7) within sixty days after the filing of the application under subsection (5), the Minister may dispose of the tobacco in bulk and retain the proceeds pending the determination of the application.

Disposal
pending final
determination
by court

(9) Upon dismissal of an application under subsection (5) and the expiry of the appeal period provided therefor, the tobacco in bulk is forfeited to Her Majesty to be disposed of as the Minister directs.

Forfeiture
after
dismissal of
application

(10) Where a sale of tobacco in bulk is directed under subsection (5) or (9), or where the proceeds of a sale are retained under subsection (8) and the application is dismissed, the proceeds of the sale remaining after payment of the costs incurred by the Minister in seizing, storing and disposing of the tobacco in bulk shall be paid into the Consolidated Revenue Fund.

Proceeds of
sale

(11) For the purposes of this section, "vehicle" means a motor vehicle that has more than two axles or more than four wheels, or that is designed by the manufacturer thereof to carry in its enclosed non-passenger space more than 2.548 cubic metres of cargo, and includes any vehicle that is attached to a trailer that is not a house trailer, boat trailer or camper trailer that is being used for the purpose for which it was designed.

Definition

(12) Every person from whom tobacco in bulk is seized under subsection (3) shall pay a penalty, when assessed therefor, equal to three times the tax that would be payable under subsection 2 (1) were the tobacco sold to a consumer in Ontario, or where tobacco in bulk includes unmarked cigarettes, three times the tax that would be payable were the cigarettes marked cigarettes sold to a consumer in Ontario.

Penalty

(13) No penalty shall be assessed under subsection (12) in respect of any person where an order has been made under subsection (7).

Saving

14. The Act is further amended by adding the following section:

Use of
remedy

17a. The use of a remedy does not bar or affect any other remedy, and the remedies provided by this Act for the recovery and enforcement of payment or collection, or both, of any tax or penalty, or both, imposed by this Act are in addition to other remedies existing at law, and no action or other proceeding in any way prejudices, limits or affects any lien charge or priority under this Act or otherwise.

15. Clauses 18 (3) (b) and (c) of the Act are amended by striking out “dealer or consumer” wherever they occur and substituting in each instance “collector, importer, exporter, interjurisdictional transporter, consumer, wholesaler, retail dealer or holder of a permit to mark or stamp cigarettes”.

16. Section 19 of the Act is repealed and the following substituted:

Prohibition,
unmarked
cigarettes

19.—(1) No person shall, unless permitted under this Act or the regulations to do so, have in the person’s possession any unmarked cigarettes for the purposes of sale.

Offence

(2) Every person who contravenes subsection (1) is guilty of an offence and on conviction is liable to a fine of not less than thirty cents for each unmarked cigarette in that person’s possession, and all unmarked cigarettes found in the person’s possession shall be ordered forfeited to Her Majesty.

Penalty

(3) Every person who, except as permitted under this Act or the regulations, sells or offers for sale or keeps for sale in Ontario unmarked cigarettes shall pay a penalty, when assessed therefor, on all unmarked cigarettes so sold, offered for sale or kept for sale, equal to three times the amount of tax payable under section 2 were the cigarettes marked cigarettes sold to consumers in Ontario.

Penalty

(4) Every person who, except as permitted under this Act or the regulations, purchases or receives for sale any unmarked cigarettes shall pay a penalty, when assessed therefor, on all unmarked cigarettes so purchased or received for sale, equal to three times the amount of tax payable under section 2 were the cigarettes marked cigarettes sold to consumers in Ontario.

17. Section 22 of the Act, as amended by the Statutes of Ontario, 1981, chapter 4, section 5, is repealed and the following substituted:

Communi-
cation of
information

22.—(1) Except as authorized by this section, no person employed by the Government of Ontario shall,

- (a) knowingly communicate or allow to be communicated to any person any information obtained by or on behalf of the Minister for the purposes of this Act;
- (b) knowingly allow any person to inspect or have access to any record or thing obtained by or on behalf of the Minister for the purposes of this Act.

(2) Despite any other Act, but subject to subsection (3), no person employed by the Government of Ontario shall be required, in connection with any legal proceeding,

Officials not
compellable
as witnesses

- (a) to give evidence relating to any information obtained by or on behalf of the Minister for the purposes of this Act; or
- (b) to produce any record or thing obtained by or on behalf of the Minister for the purposes of this Act.

(3) Subsections (1) and (2) do not apply in respect of,

Exceptions
for legal
proceedings

- (a) criminal proceedings under any Act of the Parliament of Canada;
- (b) proceedings in respect of the trial of any person for an offence under an Act of the Legislature; or
- (c) proceedings relating to the administration or enforcement of this Act or the collection of tax under this Act.

(4) A person employed by the Government of Ontario may, in the course of the person's duties in connection with the administration and enforcement of this Act,

Exception for
internal
adminis-
tration

- (a) communicate or allow to be communicated to any other person employed by the Government of Ontario in the administration and enforcement of any laws related to the raising of revenue or the registration of any person for provincial purposes any information obtained by or on behalf of the Minister under this Act; and
- (b) allow any person employed in the administration and enforcement of any laws relating to the raising of revenues or the registration of any person for provincial purposes or any law enforcement official of the Government of Ontario, of Canada or of any other province or territory of Canada to inspect or

have access to any record or thing obtained by or on behalf of the Minister under this Act,

if the information, record or thing obtained by the person that affects the administration and enforcement of this Act is communicated or furnished on a reciprocal basis to the Minister, and the information, record or thing will only be used for the administration or enforcement of this Act or an Act that is administered or enforced by the official or the person receiving the information, record or thing.

Exception for
objection and
appeal

(5) Despite anything in this Act, the Minister may permit a copy of any record or thing obtained under this Act to be given to,

- (a) the person from whom the record or thing was obtained; or
- (b) any person,
 - (i) for the purpose of an objection or appeal taken by the person under this Act in connection with which the record was obtained, or
 - (ii) by whom any amount payable under this Act is payable or has been paid; or
- (c) the legal representative of any person referred to in clause (a) or (b) or the agent of the legal representative authorized in writing.

Exception for
tax
enforcement
in other
jurisdictions

(6) The Minister may communicate or allow to be communicated any information, record or thing obtained under this Act or allow inspection of or access to any written statement furnished under this Act to any person employed by any government, provided that the information, record or thing and the written statements obtained by such government for the purposes of any Act that imposes a tax are communicated or furnished on a reciprocal basis to the Minister, and if the information, record or thing and the written statements will not be used for any purpose other than the administration or enforcement of a tax law.

Exception for
tax policy
information

(7) Notwithstanding anything in this Act, the Minister may communicate or allow to be communicated to an official of the Ministry of Treasury and Economics information obtained under this Act solely for the purpose of evaluating and formulating tax policy.

(8) Every person who contravenes any provision of this section is guilty of an offence and on conviction is liable to a fine of not more than \$2,000. Offence

18. The Act is further amended by adding the following sections:

22a.—(1) No person shall affix an Ontario tax indicium to a package of cigarettes or to the tear-tape of a package of cigarettes or to a carton, case or container of any description for tobacco for sale to a consumer outside Ontario. No indicia
outside
Ontario

(2) Every person who contravenes subsection (1) is guilty of an offence and on conviction is liable to a fine of not less than \$1,000 and not more than \$500,000. Offence

22b.—(1) Every person who affixes to a package of cigarettes or the tear-tape of a package of cigarettes a false, forged, fraudulent, spurious or counterfeit indicium or an indicium that has been used before, or who prints on a package, carton, case or container of any description for packaging cigarettes a false, forged, fraudulent, spurious or counterfeit indicium is guilty of an offence and on conviction is liable to a fine of not less than \$500 and not more than \$100,000 or to imprisonment for a term of not more than two years, or to both. Offence

(2) Every holder of a permit to mark or stamp cigarettes or dealer who possesses cigarettes contained in a package, carton or case that has previously been used as a marked package, carton or case under this Act or the regulations or contained in packages, cartons or cases that have been fraudulently marked shall pay a penalty, when assessed therefor on a first such assessment, of \$10 for each package, \$80 for each carton and \$500 for each case, and a penalty on each subsequent assessment of \$50 for each package, \$400 for each carton and \$2,500 for each case. Penalty

19. Subsection 23 (2) of the Act, as re-enacted by the Statutes of Ontario, 1989, chapter 72, section 85, is amended by striking out “according to the regulations” in the second and third lines and substituting “or who is not an importer holding a registration certificate under section 3b or a wholesaler holding a permit under section 3”.

20. Section 24 of the Act is amended by striking out “three” in the second line and substituting “six”.

21. Section 25 of the Act is repealed and the following substituted:

Reciprocal
arrangements

25. For the purposes of simplifying compliance with this Act and the administration and collection of the tax imposed by this Act and in order to provide reciprocal arrangements to settle claims for tax on the acquisition and use of tobacco by persons carrying on business in more than one province or territory of Canada, the Lieutenant Governor in Council may, on the recommendation of the Minister and on such terms and conditions as are considered necessary and expedient, enter into an agreement with any province or territory of Canada that tax paid to one jurisdiction on the acquisition there of tobacco that is transferred to the other jurisdiction may be paid by one jurisdiction to the other in reduction of the liability to the tax arising in the jurisdiction receiving the payment and in lieu of refunding the tax to the person who paid it and who became liable for similar tax in the other jurisdiction.

22. The Act is further amended by adding the following section:

Refund on
exports of
tobacco

26a.—(1) Where a person exports tobacco from Ontario, the Minister may refund to the person any amount paid on account of tax in respect of the tobacco if,

- (a) the person holds a registration certificate issued under subsection 3b (1) as an exporter;
- (b) the tobacco was exported for the purpose of sale; and
- (c) the application for the refund is supported by,
 - (i) invoices verifying the purchase of the tobacco and the payment of the amounts on account of the tax,
 - (ii) documentary evidence acceptable to the Minister that the tobacco exported from Ontario was delivered to a purchaser in another jurisdiction, and
 - (iii) a certification by the jurisdiction into which the tobacco was delivered for consumption that tax was paid to that jurisdiction on the tobacco exported from Ontario or that the consumers of the tobacco were not liable to pay tax on the tobacco purchased by them.

Limitation

(2) A refund under this section shall not be made unless an application therefor is received by the Minister within three years of the date when the amount on account of the tax, a

refund of which is sought, was paid and it is established to the satisfaction of the Minister that the applicant is entitled to the refund claimed.

(3) Where an applicant for a refund under this Act has misrepresented a material fact on or in connection with an application for a refund, a return where an amount was retained by the applicant under subsection 9a (3) or in an invoice supporting the application or return, the Minister may, ^{Penalty}

- (a) deny all or any part of the refund; and
- (b) impose a penalty, upon assessment therefor, of an amount equal to or less than the amount of the refund denied.

23.—(1) Clause 28 (1) (g) of the Act is repealed and the following substituted:

- (g) governing the activities of those who are required or permitted to hold permits or registration certificates under this Act.

(2) Clause 28 (1) (o) of the Act is repealed and the following substituted:

- (o) prescribing any matter required by this Act to be prescribed or referred to in this Act as prescribed.

(3) Subsection 28 (1) of the Act, as amended by the Statutes of Ontario, 1981, chapter 4, section 6, 1983, chapter 25, section 2 and 1988, chapter 65, sections 3 and 4, is further amended by adding the following clauses:

- (p) providing a system for the sale of unmarked cigarettes to classes of persons who are exempt from the payment of the tax imposed by this Act, including the limitation on the quantity of unmarked cigarettes to be sold to retail dealers for resale to such consumers;
- (q) providing for the furnishing to the Minister of information related to the sale or delivery of tobacco products that are exempt from the tax imposed by this Act or that are delivered to classes of persons who are exempt from the payment of the tax imposed by this Act;

- (r) authorizing any person to collect tax or security for the tax imposed by this Act and regulating the time and manner of such collection.

(4) Clauses 28 (2) (b) and (c) of the Act, as enacted by the Statutes of Ontario, 1981, chapter 4, section 6, are repealed and the following substituted:

- (b) prescribing, defining, designating or determining anything that the Minister is permitted or required by this Act to prescribe, define, designate or determine;
- (c) prescribing the responsibilities of holders of permits to mark or stamp cigarettes for the receipt, use of and the accounting for indicia.

Commence-
ment

24.—(1) Except as provided in subsections (2) and (3), this Act comes into force on the 1st day of May, 1990.

Idem

(2) Sections 5 and 6 and subsection 12 (1) shall be deemed to have come into force on the 1st day of March, 1990.

Idem

(3) Subsection 2 (1) comes into force on the 25th day of April, 1990.

Short title

25. The short title of this Act is the *Tobacco Tax Amendment Act, 1990*.

CHAPTER 14

An Act to amend the Law Society Act with respect to Insurance

Assented to June 28th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 5 of the *Law Society Act* is amended by adding the following subsection: R.S.O. 1980,
c. 233

(4) The Society may own shares of or hold a membership interest in an insurance corporation incorporated for the purpose of providing professional liability insurance to members and to persons qualified to practise law outside Ontario in Canada. Capacity to
hold an
interest in an
insurance
corporation

2. This Act comes into force on the day it receives Royal Assent. Commence-
ment

3. The short title of this Act is the *Law Society Amendment (Insurance) Act, 1990*. Short title

CHAPTER 15

An Act to revise the Liquor Licence Act and to amend the law relating to Liquor

Assented to June 28th, 1990

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HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Definitions

1. In this Act,

“alcohol” means a product of fermentation or distillation of grains, fruits or other agricultural products, and includes synthetic ethyl alcohol;

“beer” means any beverage containing alcohol in excess of the prescribed amount obtained by the fermentation of an infusion or decoction of barley, malt and hops or of any similar products in drinkable water;

“Board” means the Liquor Licence Board of Ontario;

“government store” means a government store established under the *Liquor Control Act*;

R.S.O. 1980,
c. 243

“licence” means a licence issued under this Act;

“liquor” means spirits, wine and beer or any combination thereof and includes any alcohol in a form appropriate for human consumption as a beverage, alone or in combination with any other matter;

“manufacturer” means a person who produces liquor for sale;

“municipality” means a city, town, village or township;

“Ontario wine” means,

- (a) wine produced from grapes, cherries, apples or other fruits grown in Ontario or the concentrated juice thereof and includes Ontario wine to which is added herbs, water, honey, sugar or the distillate of Ontario wine or cereal grains grown in Ontario,

- (b) wine produced by the alcoholic fermentation of Ontario honey, with or without the addition of caramel, natural botanical flavours or the distillate of Ontario honey wine, or
- (c) wine produced from a combination of,
 - (i) apples grown in Ontario or the concentrated juice thereof to which is added herbs, water, honey, sugar or the distillate of Ontario wine or cereal grains grown in Ontario, and
 - (ii) the concentrated juice of apples grown outside of Ontario,

in such proportion as is prescribed;

“permit” means a permit issued under this Act;

“prescribed” means prescribed by the regulations;

“regulations” means the regulations made under this Act;

“sell” means to supply for remuneration, directly or indirectly, in any manner by which the cost is recovered from the person supplied, alone or in combination with others, and “sale” has a corresponding meaning;

“spirits” means any beverage containing alcohol obtained by distillation;

“wine” means any beverage containing alcohol in excess of the prescribed amount obtained by the fermentation of the natural sugar contents of fruits, including grapes, apples and other agricultural products containing sugar, and including honey and milk.

BOARD

- 2.—**(1) The Liquor Licence Board is continued as the Liquor Licence Board of Ontario. Liquor
Licence
Board of
Ontario
- (2) The Board shall consist of not more than nine members appointed by the Lieutenant Governor in Council. Composition
- (3) The Lieutenant Governor in Council may designate one member of the Board as chair and one or more members as vice-chairs. Chair and
vice-chair
- (4) The chair is the chief executive officer of the Board. Idem

- Idem (5) If the chair is absent or is unable to act, a vice-chair designated by the chair shall have all the powers and duties of the chair.
- Term (6) The members of the Board shall be appointed to hold office for a term not exceeding five years and may be reappointed for further successive terms not exceeding five years each.
- Remuneration (7) The members of the Board shall be paid such remuneration as may be fixed by the Lieutenant Governor in Council.
- Non-application of R.S.O. 1980, c. 95 (8) The Board is a corporation to which the *Corporations Act* does not apply.
- Duties (9) The Board shall perform such duties as are assigned to it under this and any other Act and shall administer and enforce this Act and the regulations.
- Staff (10) The Board may employ such persons as are considered necessary and may, subject to the approval of the Lieutenant Governor in Council, establish job categories, salary ranges and terms and conditions of employment.
- Finances (11) The revenues of the Board shall be paid to the Treasurer of Ontario and the money required for the expenditures of the Board shall be paid out of the money appropriated therefor by the Legislature.
- Member designated by chair **3.—**(1) A function referred to in this Act or the regulations as being performed by a member of the Board may be performed by one or more members designated by the chair of the Board.
- Employee designated by chair (2) A function referred to in this Act or the regulations as being performed by an employee of the Board may be performed by one or more employees designated by the chair of the Board.
- Bargaining unit and agent under R.S.O. 1980, c. 108 **4.** For the purposes of the *Crown Employees Collective Bargaining Act*, and subject to any further designation under that Act,
- (a) the persons employed in the work of the Board are designated as a unit of employees that is an appropriate bargaining unit for collective bargaining purposes; and

- (b) the Ontario Liquor Boards Employees' Union is designated as the employee organization that has representation rights in relation to the bargaining unit.

LICENCES AND PERMITS

5.—(1) No person shall keep for sale, offer for sale or sell liquor except under the authority of a licence or permit to sell liquor or under the authority of a manufacturer's licence.

Licence or
permit
required

(2) No person shall canvass for, receive or solicit orders for the sale of liquor unless the person is the holder of a licence or permit to sell liquor or unless the person is the holder of a licence to represent a manufacturer.

Soliciting
orders

(3) No person shall deliver liquor for a fee except under the authority of a licence to deliver liquor.

Delivery for
fee

(4) Subsections (1), (2) and (3) do not apply to the sale or delivery of liquor by or under the authority of the Liquor Control Board of Ontario under the *Liquor Control Act*.

Exception

R.S.O. 1980,
c. 243

6.—(1) A person may apply to the Board for a licence to sell liquor.

Licence to
sell

(2) Subject to subsection (4), an applicant is entitled to be issued a licence to sell liquor except if,

Requirements

- (a) having regard to the applicant's financial position, the applicant cannot reasonably be expected to be financially responsible in the conduct of the applicant's business;
- (b) the applicant is not a Canadian citizen or a person lawfully admitted to Canada for permanent residence and ordinarily resident in Canada;
- (c) the applicant is a corporation and a majority of the members of the board of directors are not Canadian citizens or persons lawfully admitted to Canada for permanent residence and ordinarily resident in Canada;
- (d) the past or present conduct of the persons referred to in subsection (3) affords reasonable grounds for belief that the applicant will not carry on business in accordance with the law and with integrity and honesty;

- (e) the applicant or an employee or agent of the applicant makes a false statement or provides false information in an application under this Act;
- (f) the applicant is carrying on activities that are, or will be, if the applicant is licensed, in contravention of this Act or the regulations;
- (g) the premises, accommodation, equipment and facilities in respect of which the licence is to be issued are not, or will not be, if the applicant is licensed, in compliance with this Act and the regulations; or
- (h) the licence is not in the public interest having regard to the needs and wishes of the residents of the municipality in which the premises are located.

Idem

(3) Clause (2) (d) applies to the following persons:

- 1. The applicant.
- 2. An officer or director of the applicant.
- 3. A person holding more than 10 per cent of the equity shares of the applicant or an officer or director of such person.
- 4. A person having a beneficial interest in the business of the applicant.
- 5. A person having responsibility for the management or operation of the business of the applicant.

Prohibition

(4) Except as permitted by the regulations, a licence to sell liquor shall not be issued,

- (a) to a person who is under agreement with any person to sell the liquor of any manufacturer;
- (b) to a manufacturer or to a person who is so associated or connected therewith or financially interested therein as to be likely to promote the sale of liquor of that manufacturer;
- (c) to a person who by reason of an agreement, arrangement or understanding with any person is likely to promote the sale of liquor of any manufacturer;

- (d) to a person for premises in which a manufacturer has an interest, whether freehold or leasehold, or by way of mortgage or charge or other encumbrance, or by way of mortgage, lien or charge upon any personal property therein and whether such interest is direct or indirect or contingent or by way of suretyship or guarantee; or
- (e) to a person in respect of a business in which a manufacturer has an interest by way of a franchise agreement.

(5) In this section, “equity share” means a share of a class of shares that carries a voting right either under all circumstances or under some circumstances that have occurred and are continuing. Definition

7.—(1) Subject to subsection (2), the Board shall give notice of an application for a licence to sell liquor to the residents of the municipality in which the premises are located by giving notice, Public notice of application

- (a) in the prescribed manner in a newspaper having general circulation in the municipality; and
- (b) in any other manner that is prescribed.

(2) The Board is not required to give notice under subsection (1) if the applicant for the licence is disentitled under clauses 6 (2) (a) to (g) or subsection 6 (4). Exception

(3) In a notice given under subsection (1), the Board shall request from the residents of the municipality written submissions as to whether the issuance of the licence is in the public interest having regard to the needs and wishes of the residents. Submissions

(4) Written submissions concerning an application shall be made in the prescribed manner and within the prescribed time. Idem

8.—(1) A member of the Board shall consider an application for a licence to sell liquor. Member to consider application

(2) If, after giving notice of an application under subsection 7 (1), the Board receives no written objections to the application from the residents of the municipality within the time for making submissions, the member may, No objections

- (a) approve the application if the applicant is not disentitled under subsection 6 (2) or (4); or
- (b) direct that a proposal to review the application be issued.

Conditions
on consent

- (3) A member who approves an application under clause (2) (a) may specify any conditions consented to by the applicant that are to be attached to the licence.

Objections

- (4) If, after giving notice of an application under subsection 7 (1), the Board receives one or more written objections to the application from the residents of the municipality within the time for making submissions, the member may,

- (a) call a public meeting; or
- (b) direct that a proposal to review the application be issued.

No notice

- (5) If no notice of an application is given under subsection 7 (1) because the applicant is disentitled under clauses 6 (2) (a) to (g) or subsection 6 (4), the member shall direct that a proposal to review the application be issued.

Public
meeting

- 9.—**(1) If a public meeting is called under clause 8 (4) (a), the Board shall give notice in the prescribed manner of a time and place for the meeting.

Member to
conduct
meeting

- (2) A member of the Board shall conduct the public meeting.

Represent-
ations by
residents

- (3) The member shall receive representations from the residents of the municipality in which the premises are located as to whether the issuance of the licence is in the public interest having regard to the needs and wishes of the residents.

Idem

- (4) The member shall consider the representations of the residents in determining whether to approve the application.

Member to
consider
application

- (5) After the meeting has been held, the member shall consider the application and may,

- (a) approve the application if the applicant is not disentitled under subsection 6 (2) or (4); or
- (b) direct that a proposal to review the application be issued.

(6) A member who approves an application under clause (5) (a) may specify any conditions consented to by the applicant that are to be attached to the licence.

Conditions
on consent

10.—(1) A person may apply to the Board for a licence to deliver liquor.

Licence to
deliver

(2) Subject to subsection (5), an applicant for a licence to deliver liquor is entitled to the issuance of the licence unless the applicant is disentitled for any ground under clauses 6 (2) (a) to (g).

Requirements

(3) An application for a licence shall be considered by a member of the Board and the member may,

Member to
consider
application

(a) approve the application if the applicant is not disentitled under subsection (2); or

(b) direct that a proposal be issued to refuse to issue the licence.

(4) A member who approves an application for a licence under clause (3) (a) may specify any conditions consented to by the applicant that are to be attached to the licence.

Conditions
on consent

(5) A licence to deliver liquor shall not be issued,

Prohibition

(a) to a person who is under agreement with any person to sell or deliver the liquor of any manufacturer;

(b) to a manufacturer or to a person who is so associated or connected therewith or financially interested therein as to be likely to promote the sale or delivery of liquor of that manufacturer; or

(c) to a person who by reason of an agreement, arrangement or understanding with any person is likely to promote the sale or delivery of liquor of any manufacturer.

11.—(1) No person shall directly or indirectly act as or purport to be an agent or representative of a manufacturer in respect of the sale of liquor or canvass for, receive, take or solicit an order for the sale of liquor by a manufacturer unless the person is the holder of a licence to represent that manufacturer.

Licence to
represent
manufacturer

(2) A person may apply to the Board for a licence to represent a manufacturer.

Applying for
licence

- Requirements (3) An applicant for a licence to represent a manufacturer is entitled to the issuance of the licence unless the applicant is disentitled for any ground under clause 6 (2) (d), (e) or (f).
- Member or employee to consider application (4) An application for a licence shall be considered by a member or employee of the Board and the member or employee may,
- (a) approve the application if the applicant is not disentitled under subsection (3); or
 - (b) direct that a proposal be issued to refuse to issue the licence.
- Conditions on consent (5) A member or employee who approves an application for a licence under clause (4) (a) may specify any conditions consented to by the applicant that are to be attached to the licence.
- Not transferable (6) A licence to represent a manufacturer is not transferable.
- Issuance of licence **12.**—(1) The Board shall issue a licence to sell liquor, a licence to deliver liquor or a licence to represent a manufacturer to an applicant therefor whose application is approved by a member or employee of the Board or by the Board, who complies with this Act and the regulations and who pays the prescribed fee.
- Conditions of licence (2) A licence is subject to such conditions as may be consented to by the applicant or licensee, imposed by the Board or prescribed.
- Limit on further applications (3) If the issuance of a licence to sell liquor is refused on the ground under clause 6 (2) (h), no further application may be made for a licence for the same premises within two years after the date of the refusal.
- Exception (4) If a member of the Board is satisfied that there has been a significant change in the circumstances that pertained at the time the application was refused, the Board may permit a re-application within the two-year period referred to in subsection (3).
- Continuance pending renewal **13.** If, within the time prescribed therefor or, if no time is prescribed, before expiry of a licence, the licensee has applied for renewal of the licence and paid the prescribed fee, the licence shall be deemed to continue,
- (a) until the renewal is granted; or

- (b) if the licensee is served with notice of a proposal to refuse to grant the renewal, until the time for giving notice requiring a hearing has expired and, if a hearing is required, until the order has become final.

14.—(1) A member or employee of the Board may at any time review a licence and may,

Imposition of new conditions on licence

- (a) attach to the licence any further conditions consented to by the licensee; or
- (b) direct that a proposal be issued to attach to the licence such further conditions as the member or employee considers proper to give effect to the purposes of this Act.

(2) A member or employee of the Board may, on the application of a licensee, remove a condition of a licence, other than a prescribed condition, if there is a change in circumstances.

Removal of conditions

(3) A member or employee of the Board who, upon considering an application for removal of a condition, decides not to remove the condition shall direct that a proposal be issued to refuse to remove the condition.

Idem

15.—(1) A member or employee of the Board may direct that a proposal be issued to revoke or suspend a licence to sell liquor or refuse to renew such a licence for any ground under subsection 6 (2) or (4) that would disentitle the licensee to a licence if the licensee were an applicant or if the licensee has contravened this Act, the regulations or a condition of the licence.

Revocation, suspension or refusal to renew licence to sell liquor

(2) A member or employee of the Board may direct that a proposal be issued to revoke or suspend a licence to deliver liquor or refuse to renew such a licence for any ground under clauses 6 (2) (a) to (g) or subsection 10 (5) that would disentitle the licensee to a licence if the licensee were an applicant or if the licensee has contravened this Act, the regulations or a condition of the licence.

Idem, licence to deliver liquor

(3) A member or employee of the Board may direct that a proposal be issued to revoke or suspend a licence to represent a manufacturer or refuse to renew such a licence for any ground under clause 6 (2) (d), (e) or (f) that would disentitle the licensee to a licence if the licensee were an applicant or if the licensee has contravened this Act, the regulations or a condition of the licence.

Idem, licence to represent manufacturer

Idem,
manufac-
turer's
licence

(4) A member or employee of the Board may direct that a proposal be issued to revoke or suspend a manufacturer's licence or refuse to renew such a licence for any ground under clause 6 (2) (d), (e), (f) or (g) or if the licensee has contravened this Act, the regulations or a condition of the licence.

Interim
suspension of
licence

(5) If a proposal is issued to revoke or suspend a licence, the Board may by order suspend the licence prior to a hearing if two members of the Board consider it to be necessary in the public interest.

Idem

(6) An order to suspend a licence under subsection (5) takes effect immediately and, if a hearing is required, expires fifteen days after the date of the notice requiring the hearing unless the hearing is commenced, in which case the Board may extend the time of expiration until the hearing is concluded.

Voluntary
cancellation

(7) The Board may cancel a licence upon the request in writing of the licensee and the surrender of the licence by the licensee.

Change of
ownership of
business

16.—(1) Except as permitted by the regulations, if there is a prescribed change of ownership of a business carried on under a licence, no person shall keep for sale, offer for sale or sell liquor or deliver liquor for a fee under the authority of the licence unless the licence is transferred by the Board in accordance with this Act and the regulations.

Change of
ownership of
corporate
licensee

(2) Except as permitted by the regulations, if there is a prescribed change of ownership of a licensee that is a corporation, the licensee shall not keep for sale, offer for sale or sell liquor or deliver liquor for a fee under the authority of the licensee's licence unless the licence is transferred by the Board in accordance with this Act and the regulations.

Transfer of
licence

17.—(1) A person may apply to the Board for the transfer of a licence to sell liquor or a licence to deliver liquor.

Require-
ments,
licence to sell
liquor

(2) An applicant for the transfer of a licence to sell liquor is entitled to the transfer except if the applicant would not be entitled to the issuance of a licence for any ground under clauses 6 (2) (a) to (g) or subsection 6 (4).

Idem, licence
to deliver
liquor

(3) An applicant for the transfer of a licence to deliver liquor is entitled to the transfer except if the applicant would not be entitled to the issuance of a licence for any ground under clauses 6 (2) (a) to (g) or subsection 10 (5).

(4) An application for a transfer of a licence shall be considered by a member of the Board and the member may, Member to consider application

- (a) approve the application if the applicant is not disentitled under subsection (2) or (3); or
- (b) direct that a proposal be issued to refuse to transfer the licence.

(5) A member of the Board who approves an application under clause (4) (a) may specify any conditions consented to by the applicant that are to be attached to the licence. Conditions on consent

(6) The Board shall transfer a licence to an applicant whose application is approved by a member of the Board or by the Board, who complies with this Act and the regulations and who pays the prescribed fee. Transfer

(7) A licence transferred under this section is subject to such conditions as may be consented to by the applicant, imposed by the Board or prescribed. Conditions of licence

18.—(1) The Board, in accordance with the regulations, may transfer a licence to sell liquor for a period of not more than one year to permit the orderly disposition of the business carried on under the licence. Temporary transfer of licence

(2) Subsection 17 (2) does not apply to a temporary transfer under this section. Idem

19.—(1) A person may apply to the Board for a permit authorizing the holder thereof to sell or serve liquor on a prescribed special occasion. Special occasion permit

(2) An applicant for a permit for a special occasion is entitled to be issued the permit except if, Requirements

- (a) the applicant would not be entitled to the issuance of a licence to sell liquor for any ground under clauses 6 (2) (d) to (g) or subsection 6 (4); or
- (b) the premises for which the permit is applied are disqualified under section 20.

(3) In this section, “authorized person” means a person within a class of persons designated by the regulations. Definition

(4) An application for a permit shall be considered by a member of the Board or an authorized person and the member or authorized person may, Person to consider application

- (a) approve the application if the applicant is not disentitled under subsection (2); or
- (b) direct that a proposal be issued to refuse to issue the permit.

Conditions
on consent

(5) A member or authorized person who approves an application for a permit may specify any conditions consented to by the applicant that are to be attached to the permit.

Issuance of
permit

(6) The Board shall issue a permit to an applicant therefor whose application is approved by a member of the Board or an authorized person or by the Board, who complies with this Act and the regulations and who pays the prescribed fee.

Conditions of
permit

(7) A permit is subject to such conditions as may be consented to by the applicant or permit holder, imposed by the Board or prescribed.

Imposition of
new
conditions on
permit

(8) A member or employee of the Board may at any time review a permit and may,

- (a) attach to the permit any further conditions consented to by the permit holder; or
- (b) direct that a proposal be issued to attach to the permit such further conditions as the member or employee considers proper to give effect to the purposes of this Act.

Removal of
conditions

(9) A member or employee of the Board may, on the application of a permit holder, remove a condition of a permit, other than a prescribed condition, if there is a change in circumstances.

Idem

(10) A member or employee of the Board who, upon considering an application for removal of a condition, decides not to remove the condition shall direct that a proposal be issued to refuse to remove the condition.

Revocation
of permit

(11) A member or employee of the Board may direct that a proposal be issued to revoke a permit for any ground that would disentitle the holder to a permit if the holder were an applicant under subsection (2) or if the holder has contravened this Act, the regulations or a condition of the permit.

Immediate
revocation of
permit

(12) If a proposal is issued to revoke a permit, the Board may by order revoke the permit prior to a hearing if two members of the Board,

- (a) consider it to be necessary in the public interest;
- (b) are satisfied that false information has been furnished in an application for the permit;
- (c) are satisfied that the holder has contravened this Act, the regulations or a condition of the permit; or
- (d) determine that the premises for which the permit is issued are disqualified under section 20.

(13) An order to revoke a permit under subsection (12) takes effect immediately. Idem

20.—(1) A member or employee of the Board may direct that a proposal be issued to disqualify premises for purposes of issuing permits under section 19 on the grounds of a contravention of the law that has occurred at a previous event held on the premises. Disqualification of premises

(2) If a proposal is issued to disqualify premises, the Board may by order disqualify the premises prior to a hearing, if two members of the Board consider it to be necessary in the public interest. Interim disqualification of premises

(3) An order to disqualify premises under subsection (2) takes effect immediately and, if a hearing is required, expires fifteen days after the date of the notice requiring the hearing unless the hearing is commenced, in which case the Board may extend the period of disqualification until the hearing is concluded. Idem

21.—(1) If a member or employee of the Board directs that a proposal be issued with respect to any of the following matters, the Board shall serve notice of the proposal together with written reasons therefor on the applicant or licensee: Notice of proposal

1. Review an application for a licence to sell liquor.
2. Refuse to issue a licence to deliver liquor or a licence to represent a manufacturer.
3. Refuse to renew a licence.
4. Refuse to transfer a licence, other than a manufacturer's licence.
5. Suspend or revoke a licence.
6. Attach a condition to a licence.

7. Refuse to remove a condition of a licence.

Idem

(2) If a member or employee of the Board or an authorized person under section 19 directs that a proposal be issued with respect to any of the following matters, the Board shall serve notice of the proposal together with written reasons therefor on the applicant or permit holder:

1. Refusing to issue a permit.
2. Revoking a permit.
3. Attaching a condition to a permit.
4. Refusing to remove a condition of a permit.

Idem

(3) If a member or employee of the Board directs that a proposal be issued to disqualify premises under section 20, the Board shall serve notice of the proposal together with written reasons therefor on the owner of the premises.

Notice
requiring
hearing

(4) A notice of a proposal shall inform the applicant, licensee, permit holder or owner that the person is entitled to a hearing by the Board if the person mails or delivers to the Board, within fifteen days after the notice is served on the person, notice in writing requiring a hearing by the Board, and the person may so require such a hearing.

No hearing

(5) If a person to whom a notice is sent under this section does not require a hearing by the Board, the Board may,

- (a) in the case of a notice of a proposal to review an application for a licence to sell liquor, refuse to issue the licence; or
- (b) in any case other than that referred to in clause (a), carry out the proposal stated in the notice.

Manufactur-
er's
licence to sell
to L.C.B.O.
R.S.O. 1980,
c. 243

22.—(1) A manufacturer of spirits, beer or Ontario wine may apply to the Board for a licence to sell the spirits, beer or Ontario wine to the Liquor Control Board of Ontario under the *Liquor Control Act*.

Issuance

(2) The Board may issue a manufacturer's licence to an applicant under this section.

Conditions

(3) A manufacturer's licence is subject to such conditions as may be imposed by the Board or prescribed.

(4) The Board, in accordance with the regulations, may transfer a manufacturer's licence. Transfer

(5) The Board's decision to issue or transfer or to refuse to issue or transfer a manufacturer's licence is final. Decision final

(6) The Board shall notify the Minister of Consumer and Commercial Relations of every licence issued or transferred under this section. Notice to Minister

HEARINGS

23.—(1) If the Board is required to hold a hearing under subsection 21 (4), two members of the Board shall constitute a quorum of the Board for purposes of the hearing and decision. Hearing

(2) Despite subsection (1), the chair of the Board may direct that a particular matter be heard and decided by one member of the Board, except for a hearing to consider a proposal that is based on the ground under clause 6 (2) (h). Idem

(3) A member holding a hearing must not have taken part in any consideration of the subject-matter of that particular hearing. No prior consideration of matter

(4) Despite subsection (3), a member holding a hearing may examine prior to the hearing any material required under any Act to be filed with the Board by the parties to the proceeding. Idem

(5) The Board shall fix a time and place for the hearing of the matter and shall at least ten days before the day fixed cause notice of the hearing to be served upon the person who has required the hearing. Notice

(6) Despite subsection (5), the Board may, on the consent of all parties, commence a hearing earlier than ten days after notice of the hearing is served under subsection (5). Idem

(7) The Board may, in such manner as it considers advisable, give notice of a hearing to such other persons as it considers appropriate. Idem

(8) A person upon whom notice of a hearing is served under subsection (5) and any other person added by the Board are parties to the proceeding. Parties

- Decision and reasons (9) The Board shall hold the hearing and give its decision and reasons therefor in writing to the parties to the proceeding.
- Powers (10) Following a hearing to consider a proposal to review an application for a licence to sell liquor, the Board may approve the application or may refuse to issue the licence.
- Idem (11) Following a hearing to consider any other proposal referred to in subsection 21 (1), (2) or (3), the Board may decline to carry out the proposal or may carry out the proposal, in whole or in part, and with any changes that the Board considers appropriate, and the Board may approve an application to which the proposal relates.
- Conditions (12) Following a hearing, the Board may attach to a licence or permit any condition that the Board considers proper to give effect to the purposes of this Act.
- Stay (13) An order of the Board takes effect immediately unless otherwise provided in the order but, if an appeal is made to the Divisional Court, the Court may grant a stay until the disposition of the appeal.
- Oaths (14) Every member of the Board has power to administer oaths and affirmations for the purpose of any of its proceedings.
- Expiry of term (15) A member of the Board sitting for a hearing whose term of office expires before the hearing is completed remains a member of the Board for the purpose of completing the hearing in the same manner as if his or her term of office had not expired.
- Reviewing decision or order **24.—**(1) Upon the request of a person to whom a decision or order of the Board relates, the Board may review the decision or order and, if the board considers it appropriate, may vary or rescind the decision or order.
- Consent (2) If a decision or order being reviewed under this section was made following a hearing, the Board may vary or rescind it only upon the consent of all parties to the hearing.
- Public interest (3) A request may not be made to review a decision or order refusing the issuance of a licence to sell liquor or revoking, suspending or refusing to renew such a licence, if the decision or order is based on the ground under clause 6 (2) (h).

25.—(1) A party to a proceeding before the Board under section 23 may appeal from the decision of the Board to the Divisional Court in accordance with the rules of court.

Appeal to
Divisional
Court

(2) An appeal under this section may be made on a question of law only.

Question of
law only

(3) The Board is a party to an appeal under this section.

Board a
party

(4) The Minister of Consumer and Commercial Relations is entitled to be heard, by counsel or otherwise, upon the argument of an appeal under this section.

Right to be
heard

26.—(1) A notice, order or other document that is required or permitted under this Act to be given or delivered to or served on a person is sufficiently given, delivered or served if it is,

Service

(a) delivered personally;

(b) sent by first class mail addressed to the person at the person's last known address; or

(c) served in a prescribed manner.

(2) A notice, order or other document sent by first class mail in accordance with clause (1) (b) shall be deemed to be given, served or delivered on the fifth day after the day of mailing, unless the person to whom it is sent establishes that it was not received on or before that date because of absence, accident, illness or other cause beyond the person's control.

Idem

RESPONSIBLE USE

27. No person shall purchase liquor except from a government store or from a person authorized by licence or permit to sell liquor.

Unlawful
purchase

28. No manufacturer or employee, agent or licensed representative of a manufacturer shall give any liquor to any person, except as permitted by the regulations.

Unlawful gift

29. No person shall sell or supply liquor or permit liquor to be sold or supplied to any person who is or appears to be intoxicated.

Sale to
intoxicated
person

30.—(1) No person shall knowingly sell or supply liquor to a person under nineteen years of age.

Sale to
person under
nineteen

Idem

(2) No person shall sell or supply liquor to a person who appears to be under nineteen years of age.

Permitting
possession or
consumption

(3) No licensee or employee or agent of a licensee shall knowingly permit a person under nineteen years of age to have or consume liquor in the licensee's licensed premises.

Idem

(4) No licensee or employee or agent of a licensee shall permit a person who appears to be under nineteen years of age to have or consume liquor in the licensee's licensed premises.

Exception to
subss. (3)
and (4)

(5) Subsections (3) and (4) do not prohibit a licensee or employee or agent of a licensee from permitting a person eighteen years of age to be in possession of liquor during the course of the person's employment on the licensee's licensed premises.

Vendor may
rely on
documen-
tation

(6) A person who sells or supplies liquor to another person or permits another person to have or consume liquor in licensed premises on the basis of documentation of a prescribed type is not in contravention of subsection (2) or (4) if there is no apparent reason to doubt the authenticity of the documentation or that it was issued to the person producing it.

Court may
determine
apparent age

(7) In a prosecution for a contravention of subsection (2) or (4), the court may determine, from the appearance of the person and from other relevant circumstances, whether a person to whom liquor was served or supplied or a person who was permitted to have or consume liquor appears to be under nineteen years of age.

Possession or
consumption

(8) No person under nineteen years of age shall have, consume, attempt to purchase, purchase or otherwise obtain liquor.

Exception to
subs. (8)

(9) Subsection (8) does not prohibit a person eighteen years of age from being in possession of liquor during the course of the person's employment on premises in which the sale of liquor is authorized.

Entering
premises

(10) No person under nineteen years of age shall enter or remain on premises in which the sale of liquor is authorized if the person knows that a condition of the licence or permit for the premises prohibits the entry of persons under nineteen years of age.

Exception to
subs. (10)

(11) Subsection (10) does not apply to a person eighteen years of age who is employed on premises in which the sale of

liquor is authorized while the person is on the premises during the course of his or her employment.

(12) No person shall present as evidence of his or her age any documentation other than documentation that was lawfully issued to him or her. Improper documentation

(13) This section does not apply, Supply by parent

- (a) to the supplying of liquor to a person under nineteen years of age in a residence as defined in section 31 or in a private place as defined in the regulations by a parent of the person or a person having lawful custody of the person; or
- (b) to the consumption of liquor by a person who is supplied liquor in a manner described in clause (a), if the liquor is consumed at the place where it is supplied.

31.—(1) In this section, “residence” means a place that is actually occupied and used as a dwelling, whether or not in common with other persons, including all premises used in conjunction with the place to which the general public is not invited or permitted access, and, if the place occupied and used as a dwelling is a tent, includes the land immediately adjacent to and used in conjunction with the tent. Unlawful possession or consumption

(2) No person shall have or consume liquor in any place other than, Unlawful possession or consumption

- (a) a residence;
- (b) premises in respect of which a licence or permit is issued; or
- (c) a private place as defined in the regulations.

(3) Subsection (2) does not apply to the possession of liquor that is in a closed container. Exception

(4) No person shall be in an intoxicated condition, Intoxication

- (a) in a place to which the general public is invited or permitted access; or
- (b) in any part of a residence that is used in common by persons occupying more than one dwelling in the residence.

Arrest
without
warrant

(5) A police officer may arrest without warrant any person whom he or she finds contravening subsection (4) if, in the opinion of the police officer, to do so is necessary for the safety of any person.

Conveying
liquor in
vehicle
R.S.O. 1980,
c. 198

32.—(1) No person shall drive or have the care or control of a motor vehicle as defined in the *Highway Traffic Act* or a motorized snow vehicle, whether it is in motion or not, while there is contained in the vehicle any liquor, except under the authority of a licence or permit.

Exception

(2) Subsection (1) does not apply if the liquor in the vehicle,

- (a) is in a container that is unopened and the seal unbroken; or
- (b) is packed in baggage that is fastened closed or is not otherwise readily available to any person in the vehicle.

Conveying
liquor in
boat

(3) No person shall operate or have the care or control of a boat that is underway while there is contained in the boat any liquor, except under the authority of a licence or permit.

Exception

(4) Subsection (3) does not apply if the liquor in the boat,

- (a) is in a container that is unopened and the seal unbroken; or
- (b) is stored in a closed compartment.

Search of
vehicle or
boat

(5) A police officer who has reasonable grounds to believe that liquor is being unlawfully kept in a vehicle or boat may at any time, without a warrant, enter and search the vehicle or boat and search any person found in it.

Definition

(6) In this section, “boat” includes any ship or boat or any other description of vessel used or designed to be used in the navigation of water.

Unlawful
consumption
or supply of
alcohol

33. No person shall,

- (a) drink alcohol in a form that is not a liquor; or
- (b) supply alcohol in a form that is not a liquor to another person, if the person supplying the alcohol knows or ought to know that the other person intends it to be used as a drink.

34.—(1) The holder of a licence or permit issued in respect of premises shall ensure that a person does not remain on the premises if the holder has reasonable grounds to believe that the person, Removing person from premises

- (a) is unlawfully on the premises;
- (b) is on the premises for an unlawful purpose; or
- (c) is contravening the law on the premises.

(2) The holder of a licence or permit may request a person referred to in subsection (1) to leave the premises immediately and if the request is not forthwith complied with may remove the person or cause the person to be removed by the use of no more force than is necessary. Idem

(3) If there are reasonable grounds to believe that a disturbance or breach of the peace sufficient to constitute a threat to the public safety is being caused on premises for which a licence or permit is issued, a police officer may require that all persons vacate the premises. Order to vacate premises

(4) The holder of the licence or permit for premises that are required to be vacated under subsection (3) shall take all reasonable steps to ensure that the premises are vacated. Idem

(5) A licensee or employee of a licensee who has reason to believe that the presence of a person on the licensee's licensed premises is undesirable may, Right to refuse entry

- (a) request the person to leave; or
- (b) forbid the person to enter the licensed premises.

(6) No person shall,

- (a) remain on licensed premises after he or she is requested to leave by the licensee or an employee of the licensee; or
- (b) re-enter the licensed premises on the same day he or she is requested to leave.

Not to remain after request to leave

35.—(1) The council of a municipality may by by-law designate a recreational area within the municipality that is owned or controlled by the municipality as a place where the possession of liquor is prohibited. By-law designating recreational area

Non-application of subs. (1) (2) A designation under subsection (1) does not prevent the Board from issuing any licence or permit under this Act.

Unlawful possession (3) No person shall have liquor in a place designated under subsection (1).

Exception to subs. (3) (4) Subsection (3) does not apply to a person in possession of liquor under the authority of a licence or permit or in possession of liquor purchased on a premises in respect of which a licence or permit is issued.

Definition (5) In this section, "municipality" includes a regional, metropolitan or district municipality and the County of Oxford.

Taking to hospital in lieu of charge **36.**—(1) A police officer who finds a person apparently in contravention of subsection 31 (4) may take the person into custody and, in lieu of laying an information in respect of the contravention, may escort the person to a hospital designated by the regulations.

Protection from liability (2) No action or other proceeding for damages shall be instituted against any physician or any hospital or officer or employee of a hospital on the grounds only that the person examines or treats without consent a person who is brought to the hospital under subsection (1).

Detention in institution **37.**—(1) If it appears that a person in contravention of subsection 31 (4) may benefit therefrom, the court making the conviction may order the person to be detained for treatment for a period of ninety days or such lesser period as the court thinks advisable in an institution designated by the regulations.

Idem (2) If, at any time during a person's period of detention ordered under subsection (1), the superintendent of the institution is of the opinion that further detention in the institution will not benefit the person, the superintendent may release the person.

Advertising **38.**—(1) No person shall advertise liquor except in accordance with the regulations.

Order of cessation (2) If two members of the Board are of the opinion that an advertisement contravenes this Act or the regulations, the Board may order the cessation of the use of the advertisement.

(3) The Board shall serve notice of an order under subsection (2), together with reasons therefor, on the person to whom the order is directed. Notice of order

(4) A notice of an order shall inform the person to whom the order is directed that the person is entitled to a hearing by the Board if the person mails or delivers to the Board, within fifteen days after the notice is served on the person, notice in writing requiring a hearing by the Board, and the person may so require such a hearing. Notice requiring hearing

(5) Unless otherwise provided in the order, an order under subsection (2) takes effect immediately. Commencement of order

(6) If a hearing is required, an order under subsection (2) expires fifteen days after the date of the notice requiring the hearing unless the hearing is commenced, in which case the Board may extend the time of expiration until the hearing is concluded. Expiry of order

(7) If the Board is required to hold a hearing under subsection (4), the provisions of section 23 apply with necessary modifications to the hearing. Application of s. 23

(8) Following a hearing to consider an order under subsection (2), the Board may confirm, vary or rescind the order. Powers

39. The following rules apply if a person or an agent or employee of a person sells liquor to or for a person whose condition is such that the consumption of liquor would apparently intoxicate the person or increase the person's intoxication so that he or she would be in danger of causing injury to himself or herself or injury or damage to another person or the property of another person: Civil liability

1. If the person to or for whom the liquor is sold commits suicide or meets death by accident while so intoxicated, an action under Part V of the *Family Law Act, 1986* lies against the person who or whose employee or agent sold the liquor. 1986, c. 4
2. If the person to or for whom the liquor is sold causes injury or damage to another person or the property of another person while so intoxicated, the other person is entitled to recover an amount as compensation for the injury or damage from the person who or whose employee or agent sold the liquor.

40.—(1) This Act does not prevent, Exception for drugs and medicines

R.S.O. 1980,
c. 196

- (a) the sale of a drug dispensed as a medicine by a person authorized to do so under the *Health Disciplines Act*;
- (b) the sale of a drug compounded, dispensed or supplied in and by a hospital or a health or custodial institution approved or licensed under any general or special Act under the authority of a prescriber as defined in Part VI of the *Health Disciplines Act* for a person under health care provided by the hospital or institution;

R.S.C. 1985,
c. F-27

- (c) the sale of a medicine registered under the *Food and Drugs Act* (Canada), except a sale that contravenes clause 33 (b); or
- (d) the sale of a drug to a person authorized under the *Health Disciplines Act* to dispense, prescribe or administer drugs.

Idem

(2) This Act does not prevent the purchase of a drug or medicine pursuant to a sale described in subsection (1).

Exception for
research and
education

41. This Act does not prevent the possession, service or consumption of liquor for research or educational purposes as approved by the Board in accordance with the regulations.

Intoxicating
liquor
R.S.C. 1985,
c. I-3

42. Liquor shall be deemed to be an intoxicating liquor for purposes of the *Importation of Intoxicating Liquors Act* (Canada).

COMPLIANCE

Persons
designated by
chair

43.—(1) The chair of the Board may designate persons employed by the Board as persons who may carry out inspections for the purpose of determining whether there is compliance with this Act and the regulations.

Certificate of
designation

(2) A person designated under subsection (1) who is exercising a power under this Act shall, on request, produce his or her certificate of designation.

Inspections

44.—(1) For the purpose of ensuring compliance with this Act and the regulations, a person designated under subsection 43 (1) may,

- (a) enter any place at any reasonable time;
- (b) request the production for inspection of documents or things that may be relevant to the inspection;

- (c) inspect and, upon giving a receipt therefor, remove, for the purpose of making copies or extracts, documents or things relevant to the inspection;
- (d) inquire into negotiations, transactions, loans or borrowings of a licensee or permit holder and into assets owned, held in trust, acquired or disposed of by a licensee or permit holder that are relevant to an inspection;
- (e) conduct such tests as are reasonably necessary; and
- (f) remove materials or substances for examination or test purposes subject to the licensee, permit holder or other occupant of the premises being notified thereof.

(2) Subsection (1) does not apply to confer a power of entry to a room actually used as a dwelling without the consent of the occupier. Entry to dwellings

(3) A justice of the peace may issue a warrant authorizing the person named in the warrant, Warrant

- (a) to do anything set out in clause (1) (a), (c), (e) or (f);
- (b) to search for and seize any document or thing relevant to the inspection; or
- (c) to enter and search a room actually used as a dwelling.

(4) A warrant may be issued under subsection (3) if the justice of the peace is satisfied on information under oath that, Requirements for warrant to issue

- (a) in the case of a warrant to be issued under clause (3) (a), a person designated under subsection 43 (1) has been prevented from doing anything permitted under clause (1) (a), (c), (e) or (f) or there are reasonable grounds to believe that such a person may be prevented from doing any of those things;
- (b) in the case of a warrant to be issued under clause (3) (b), it is necessary to search for and seize a document or thing that there are reasonable grounds to believe will afford evidence relevant to a contravention of this Act or the regulations; or

- (c) in the case of a warrant to be issued under clause (3) (c), it is necessary that a room actually used as a dwelling be entered for the purposes of carrying out an inspection or there is, in such a room, a document or thing that there are reasonable grounds to believe is relevant to an inspection under this Act.

Execution of
warrant

- (5) A warrant issued under this section shall specify the hours and days during which it may be executed.

Expiry

- (6) Unless renewed, a warrant under this section expires not later than thirty days after the date on which it is made.

Notice not
required

- (7) A warrant under this section may be issued or renewed before or after expiry upon application without notice.

Renewal of
warrant

- (8) A warrant under this section may be renewed for any reason for which it may be issued.

Experts

- (9) A person carrying out an inspection under this Act is entitled to call upon such experts as are necessary to assist the person in carrying out the inspection.

Assistance

- (10) A person doing anything under the authority of a warrant issued under this section is authorized to call on such police officers to assist and to use such force as is necessary in the execution of the warrant.

Copies

- (11) A person carrying out an inspection under this Act who takes material in order to copy it shall make the copy with reasonable dispatch and shall promptly return the material taken.

Admissibility
of copies

- (12) Copies of, or extracts from, documents and things removed under this section and certified as being true copies of, or extracts from, the originals by the person who made them are admissible in evidence to the same extent as, and have the same evidentiary value as, the documents or things of which they are copies or extracts.

Obstruction

- 45.—**(1) No person shall obstruct a person carrying out an inspection under this Act or withhold, destroy, conceal or refuse to provide any relevant information or thing required for the purpose of the inspection.

Facilitating
inspection

- (2) It is a condition of each licence and permit issued under this Act that the licensee or permit holder facilitate an inspection relevant to the licence or permit.

46. Liquor kept for sale or offered for sale in contravention of subsection 5 (1) and liquor purchased in contravention of section 27 is forfeited to the Crown. Forfeiture of liquor

47.—(1) If liquor is found by a police officer under circumstances where the liquor constitutes evidence necessary to prove a contravention of this Act, or if an offence appears to have been committed under this Act and a police officer, on reasonable grounds, in view of the offence apparently committed and the presence of liquor, believes that a further offence is likely to be committed, the police officer may seize and take away the liquor and the packages in which it is kept. Seizure of liquor

(2) A provincial offences court may, upon the application of any person made within thirty days of a seizure under subsection (1), order that the things seized be restored forthwith to the applicant if the court is satisfied that, Order of restoration

- (a) the applicant is entitled to possession of the things seized; and
- (b) the things seized are not required as evidence in any proceeding.

(3) If the court is satisfied that an applicant under subsection (2) is entitled to possession of the things seized but is not satisfied as to the matter mentioned in clause (2) (b), it shall order that the things seized be restored to the applicant, Idem

- (a) upon the expiration of three months from the date of the seizure, if no proceeding in respect of an offence has been commenced; or
- (b) upon the final conclusion of any such proceeding.

(4) If no application has been made for the return of a thing seized under subsection (1) or an application has been made but upon the hearing of the application no order of restoration has been made, the thing seized is forfeited to the Crown. Forfeiture

(5) If a person is convicted of an offence under this Act, any thing seized under subsection (1) by means of which the offence was committed is forfeited to the Crown. Idem

48. If a police officer finds a person apparently in contravention of this Act and the person refuses to give his or her name and address or there are reasonable grounds to believe that the name or address given is false, the police officer may arrest the person without warrant. Arrest without warrant

Confiden-
tiality

49.—(1) Every person engaged in the administration of this Act shall preserve confidentiality in respect of all matters that come to his or her knowledge in the course of his or her duties and shall not communicate any such matter to any other person except,

- (a) as may be required in connection with the administration of this Act and the regulations or any proceeding under this Act;
- (b) to his or her counsel; or
- (c) with the consent of the person to whom the matter relates.

Testimony in
civil
proceeding

(2) No person engaged in the administration of this Act shall be required to give testimony in any civil proceeding with regard to information obtained by the person in the course of the person's duties except in a proceeding under this Act.

Chair's
certificate

50. A statement as to any of the following matters purporting to be certified by the chair of the Board is admissible in evidence in any proceeding without proof of the office or signature of the chair and is proof, in the absence of evidence to the contrary, of the information set out in the statement:

- 1. The issuance or non-issuance of a licence or permit.
- 2. The filing or non-filing of any document or material required or permitted to be filed with the Board.
- 3. Any matter in addition to those referred to in paragraphs 1 and 2 that pertains to licences or permits or filing or non-filing.
- 4. The time when the facts upon which a proceeding is based first came to the knowledge of the Board.

Analyst's
certificate or
report

51. A certificate or report purporting to be signed by a federal or provincial analyst as to the composition of any liquor or any other substance is admissible in any proceeding under this Act as evidence of the information set out in the certificate or report and of the authority of the person giving it or making it, without proof of the appointment or signature of the person.

LOCAL OPTION

52.—(1) Subject to section 53 and the regulations, no licence to sell liquor may be issued for premises in a municipality or part thereof in which the sale of liquor under a licence was prohibited under the law as it existed immediately before the date this Act comes into force. Prohibited areas

(2) Subject to section 53 and the regulations, no government store may be established in a municipality or part thereof in which the sale of liquor in a government store was prohibited under the law as it existed immediately before the date this Act comes into force. Idem

(3) Despite subsection (2), government stores may be established in a municipality or part thereof in which it is lawful to issue licences to sell liquor. Exception

(4) Despite subsections (1) and (2), Idem

(a) a government store established before the 1st day of January, 1990 shall be deemed to have been lawfully established; and

(b) a licence to sell liquor issued before the 1st day of January, 1990 shall be deemed to have been lawfully issued.

(5) Subject to section 53 and the regulations, in a municipality or part thereof in which, under the law as it existed immediately before the date this Act comes into force, the sale of beer and wine only was permitted in licensed premises, a licence to sell liquor shall be deemed to contain a condition that beer and wine only may be sold in the licensed premises. Sale of beer and wine only

53.—(1) The council of a municipality may submit to a vote one or more of the prescribed questions respecting the authorization of the sale of liquor in the municipality. Local option to authorize sale

(2) The council of a municipality shall submit to a vote such prescribed questions respecting the authorization of the sale of liquor in the municipality as are requested by a petition signed by at least 25 per cent of the persons appearing on the list of electors, as revised, prepared for the previous municipal election. Idem

(3) Government stores may be established in a municipality in which 60 per cent of the electors voting on a question vote in favour of the sale of liquor in government stores. Establishing stores

Issuing
licences

(4) Licences to sell liquor may be issued for premises in a municipality in which 60 per cent of the electors voting on a question vote in favour of the sale of liquor in licensed premises.

Local option
to cease sale

54.—(1) The council of a municipality in which a government store is established or liquor is authorized to be sold under a licence may submit to a vote one or more of the prescribed questions respecting the prohibition of the sale of liquor in the municipality.

Idem

(2) The council of a municipality shall submit to a vote such prescribed questions respecting the prohibition of the sale of liquor in the municipality as are requested by a petition signed by at least 25 per cent of the persons appearing on the list of electors, as revised, prepared for the previous municipal election.

Closing
stores

(3) If 60 per cent of the electors voting on a question vote in favour of prohibiting the sale of liquor in government stores, all government stores established in the municipality shall be closed as of the 31st day of March in the following year.

Revoking
licences

(4) If 60 per cent of the electors voting on a question vote in favour of prohibiting the sale of liquor in licensed premises, all licences to sell liquor issued for premises in the municipality shall be deemed to be revoked as of the 31st day of March in the following year.

No right to
a hearing

(5) Sections 15 and 21 do not apply where a licence is deemed to be revoked under subsection (4).

Day of
polling

R.S.O. 1980,
c. 308

55.—(1) Subject to subsection (2), the day fixed for taking a vote on any question under section 53 or 54 shall be the polling day of the next regular election under the *Municipal Elections Act*, unless the council of the municipality, with the approval of the Board, fixes some other day and so notifies the clerk of the municipality.

Idem

(2) A poll shall not be held on any question until after sixty days from,

- (a) the filing of the petition requiring the question to be submitted; or
- (b) the date the council approves the submission of the question, if the council submits the question without a petition.

56. The persons eligible to vote on a question under section 53 or 54 are the persons who would be eligible to vote at an election held under the *Municipal Elections Act* on the day fixed for taking the vote on the question.

Eligible voters

R.S.O. 1980, c. 308

57. The provisions of the *Municipal Elections Act* apply to the taking of a vote under this Act.

Application of

R.S.O. 1980, c. 308

58.—(1) The returning officer shall make a return to the Board showing the number of votes polled for the affirmative and negative on each question submitted.

Return to Board

(2) Upon receiving the return, the Board shall give notice of the return in *The Ontario Gazette*, showing the total number of votes polled in the municipality for the affirmative and negative on each question.

Idem

59. If a question under section 53 or 54 is submitted for a vote in a municipality or part thereof, no further vote may be held in the municipality or part on any question under section 53 or 54 until after thirty-five months from the date of the vote on the question.

Resubmitting questions

60.—(1) The status under this Act of a municipality that is amalgamated with another municipality that has a different status,

Amalgamation does not affect status

(a) is not affected by the amalgamation; and

(b) may be changed only by a vote under this Act in the municipality amalgamated.

(2) The status under this Act of a municipality or part of a municipality that is annexed to another municipality that has a different status,

Annexation does not affect status

(a) is not affected by the annexation; and

(b) may be changed only by a vote under this Act in the municipality or part annexed.

(3) In a municipality amalgamated or municipality or part annexed to which subsection (1) or (2) applies, the persons qualified to sign a petition under section 53 or 54 are the persons whose names appear on the list of electors, as revised, prepared for the previous municipal election held in the municipality amalgamated or municipality or part annexed, as the case may be.

Who may sign petition

Who may
vote

(4) In a municipality amalgamated or municipality or part annexed to which subsection (1) or (2) applies, the persons eligible to vote on a question under section 53 or 54 are the persons who would be eligible to vote at an election held under the *Municipal Elections Act* in the municipality amalgamated or municipality or part annexed, as the case may be.

R.S.O. 1980,
c. 308

OFFENCES

Offences

61.—(1) A person is guilty of an offence if the person,

- (a) knowingly furnishes false information in any application under this Act or in any statement or return required to be furnished under this Act;
- (b) knowingly fails to comply with an order under subsection 38 (2); or
- (c) contravenes any provision of this Act or the regulations.

Derivative

(2) A director or officer of a corporation who caused, authorized, permitted or participated in an offence under this Act by the corporation is guilty of an offence.

Penalties

(3) An individual who is convicted of an offence under this Act is liable to a fine of not more than \$25,000 or to imprisonment for a term of not more than one year or both.

Idem

(4) A corporation that is convicted of an offence under this Act is liable to a fine of not more than \$100,000.

Additional
penalty

(5) In addition to any other penalty or action under this Act, the licence of a licensee who contravenes subsection 30 (1) or (2) shall be suspended for a period of not less than seven days.

Minimum
fine

(6) If a licensee contravenes subsection 30 (1), (2), (3) or (4), the fine imposed under this section shall be not less than \$500.

Idem

(7) If a person who is not a licensee contravenes subsection 30 (1), (2), (3) or (4), the fine imposed under this section shall be not less than \$100.

Limitation

(8) Subject to subsection (9), no proceeding under this section shall be commenced more than two years after the offence was committed.

(9) No proceeding under clause (1) (a) and no proceeding under subsection (2) that relates to a matter referred to in clause (1) (a) shall be commenced more than one year after the facts upon which the proceeding is based first came to the knowledge of the Board. ^{Idem}

REGULATIONS

62.—(1) The Lieutenant Governor in Council may make regulations, ^{Regulations}

1. prescribing anything that is referred to in this Act as being prescribed;
2. governing the issuance, renewal, transfer and expiry of licences;
3. governing the issuance and expiry of permits;
4. prescribing conditions that attach to licences and permits;
5. prescribing the special occasions for which permits may be issued;
6. prescribing fees for the purposes of this Act and the regulations, including fees payable in respect of late applications and late payment of fees;
7. requiring the payment of fees;
8. exempting any person, product or premises from any provision of this Act or the regulations;
9. requiring licensees and permit holders to provide the Board with such information and returns respecting the sale of liquor and the premises, methods and practices connected therewith as is prescribed and requiring any information provided to be verified by oath;
10. controlling the advertising of liquor or its availability for sale and requiring that advertisements be subject to the approval of the Board;
11. prescribing standards for licensed premises and premises used by permit holders for the sale and service of liquor;

12. prescribing or prohibiting methods and practices in connection with the serving of liquor;
13. prohibiting licensees and permit holders from permitting any person to engage in prescribed activities on their premises;
14. governing the sale and service of liquor by a holder of a licence to sell liquor in a place other than licensed premises;
15. prescribing classes of premises on which a person under the age of nineteen years may not enter;
16. prescribing rules for proceedings before the Board;
17. governing the issuance of documentation for proof of age;
18. prescribing hours of sale of liquor;
19. authorizing the Board to extend the hours of sale of liquor during events of municipal, provincial, national or international significance;
20. prohibiting manufacturers and employees, agents and licensed representatives of manufacturers from offering or giving inducements or engaging in prescribed practices with respect to the sale or promotion of liquor;
21. prescribing the circumstances in which a manufacturer or employee, agent or licensed representative of a manufacturer may give liquor as a gift;
22. prescribing the circumstances in which a manufacturer may obtain a licence to sell liquor despite subsection 6 (4);
23. regulating and controlling the possession and delivery of liquor sold under a licence or permit;
24. authorizing the Board to approve training courses for the service or delivery of liquor;
25. authorizing the Board to approve a temporary physical extension of licensed premises;

26. authorizing the Board to exempt any person from the requirement to provide information in respect of an application for a licence or permit;
27. governing the approval by the Board of the possession, service or consumption of liquor for research or educational purposes;
28. prescribing the circumstances in which, following a prescribed change of ownership in respect of a licence, liquor may be kept for sale, offered for sale or sold or delivered for a fee under the authority of the licence despite subsection 16 (1) or (2);
29. designating classes of persons for the purpose of section 19;
30. defining "private place" for purposes of sections 30 and 31;
31. designating hospitals for purposes of section 36;
32. designating institutions for purposes of section 37, governing the transfer and admission of persons to and detention of persons in such institutions and providing for the management of such institutions;
33. prescribing licences that may be issued in a municipality despite section 52;
34. prohibiting or regulating and controlling the possession of liquor in provincial parks, in a park managed or controlled by The Niagara Parks Commission, The St. Lawrence Parks Commission, The St. Clair Parkway Commission or on lands owned or controlled by a conservation authority established or continued under the *Conservation Authorities Act*.

R.S.O. 1980,
c. 85

(2) A regulation may be general or particular in its application.

Scope of
regulations

(3) Any provision of a regulation may be subject to such conditions, qualifications or requirements as are specified in the regulation.

Conditions,
qualifications,
requirements

MISCELLANEOUS

Transition,
licence

63.—(1) A licence under a predecessor to this Act continues in force until it expires or is earlier revoked or suspended.

Idem, permit

(2) A permit under a predecessor to this Act continues in force until it expires or is earlier revoked.

Idem,
registration

(3) A registration as an agent or representative of a manufacturer under a predecessor to this Act continues in force until it expires or is earlier revoked or suspended.

Appeal to
C.R.A.T.

(4) A decision of the Board under section 12 of the *Liquor Licence Act*, being chapter 244 of the Revised Statutes of Ontario, 1980, that is issued before the date this Act comes into force may be appealed to The Commercial Registration Appeal Tribunal in accordance with section 14 of that Act.

Repeals

64. The following are repealed:

1. The *Liquor Licence Act*, being chapter 244 of the Revised Statutes of Ontario, 1980.
2. The *Liquor Licence Amendment Act, 1981*, being chapter 1.
3. Item 7 of the Schedule to the *Revised Statutes Amendment Act, 1981*, being chapter 66.
4. The *Liquor Licence Amendment Act, 1984*, being chapter 4.
5. The *Liquor Licence Amendment Act, 1986*, being chapter 60.

1981, c. 53

65. Section 19 of the *Human Rights Code, 1981*, as amended by the Statutes of Ontario, 1986, chapter 64, section 18, is further amended by adding the following subsection:

Minimum
drinking age

(2) The right under section 1 to equal treatment with respect to services, goods and facilities without discrimination because of age is not infringed by the provisions of the *Liquor Licence Act, 1990* and the regulations under it relating to providing for and enforcing a minimum drinking age of nineteen years.

1990, c. 15

66. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor. Commence-
ment

67. The short title of this Act is the *Liquor Licence Act*, Short title
1990.

CHAPTER 16

An Act respecting the Amalgamation of certain Municipalities in the County of Simcoe

Assented to June 28th, 1990

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HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Definitions

1.—(1) In this Act,

“Amalgamated Town” means The Corporation of the Town of the Amalgamated Municipalities of Alliston, Beeton, Tecumseth and Tottenham;

“County” means The Corporation of the County of Simcoe;

“County Council” means the council of the County;

“former municipality” means The Corporation of the Town of Alliston, The Corporation of the Town of Bradford, The Corporation of the Township of Innisfil, The Corporation of the Township of Tecumseth, The Corporation of the Township of West Gwillimbury, The Corporation of the Village of Beeton, The Corporation of the Village of Cookstown or The Corporation of the Village of Tottenham as they existed before the 1st day of January, 1991;

“Minister” means the Minister of Municipal Affairs;

“Municipal Board” means the Ontario Municipal Board;

“prescribed” means prescribed by the regulations;

“qualified elector” means a qualified elector under the *Municipal Elections Act*;

“town municipality” means The Corporation of the Town of Innisfil, The Corporation of the Town of Bradford West Gwillimbury or The Corporation of the Town of the Amalgamated Municipalities of Alliston, Beeton, Tecumseth and Tottenham created by the amalgamations under section 2.

(2) A reference in this Act to the Town of Innisfil, the Town of Bradford West Gwillimbury or the Amalgamated Town is a reference to the geographic area comprising those municipalities or a reference to the municipal corporation bearing that name, as the context requires. Idem

PART I

TOWN MUNICIPALITIES

2.—(1) On the 1st day of January, 1991,

Amalgamations

- (a) the Township of Innisfil, the Village of Cookstown and those portions of the Township of West Gwillimbury and the Township of Tecumseth described in Schedule A are amalgamated as a town municipality under the name of The Corporation of the Town of Innisfil;
- (b) the Town of Bradford, the portion of the Township of West Gwillimbury described in Schedule B and the portion of the Township of Tecumseth described in Schedule C are amalgamated as a town municipality under the name of The Corporation of the Town of Bradford West Gwillimbury; and
- (c) the Town of Alliston, the Village of Beeton, the Village of Tottenham and the portion of the Township of Tecumseth described in Schedule D are amalgamated as a town municipality under the name of The Corporation of the Town of the Amalgamated Municipalities of Alliston, Beeton, Tecumseth and Tottenham.

(2) The Town of Innisfil shall be deemed to be a township for all purposes related to the Police Village of Thornton.

Deemed township

(3) Upon the application of The Corporation of the Township of Essa, the Township of Innisfil or the Town of Innisfil, the Municipal Board may by order on such terms as it considers expedient, dissolve the Police Village of Thornton.

Application to O.M.B.

(4) Section 25 of the *Municipal Act* applies with necessary modifications to an application and a dissolution under subsection (3).

Application of R.S.O. 1980, c. 302, s. 25

(5) The Town of Innisfil may continue any application by the Township of Innisfil under subsection (3).

Continuation of application

R.S.O. 1980,
c. 347, ss. 94
and 95 do
not apply

(6) Sections 94 and 95 of the *Ontario Municipal Board Act* do not apply to decisions or orders of the Municipal Board under subsection (3).

Change of
name

(7) During 1992 the Minister may by order alter the name of the Amalgamated Town.

Composition
of town
council
R.S.O. 1980,
c. 302

3.—(1) Despite section 32 of the *Municipal Act*, commencing the 1st day of December, 1991, the council of each town municipality shall be composed of a mayor and a county councillor who shall be elected by general vote and seven additional members who shall be elected by wards.

One vote

(2) Each member of a council of a town municipality has one vote.

No board of
control

(3) A town municipality shall not have a board of control.

Joint
proposal

4.—(1) A joint proposal shall be submitted on behalf of each future town municipality to the Minister, no later than the 1st day of October, 1990, to divide each town municipality into wards and the proposal shall contain the number of wards, the boundaries of each ward and the number of members of council to be elected from each ward in that town municipality.

Idem

(2) The joint proposal shall be submitted,

- (a) on behalf of the future Town of Innisfil, by the councils of the Township of Innisfil and the Village of Cookstown;
- (b) on behalf of the future Town of Bradford West Gwillimbury, by the councils of the Town of Bradford and the Township of West Gwillimbury; and
- (c) on behalf of the future Amalgamated Town, by the councils of the Town of Alliston, the Village of Beeton, the Township of Tecumseth and the Village of Tottenham.

Order of
Minister

(3) After the expiration of the time for the submission of proposals under subsection (1), the Minister shall by order establish for each town municipality,

- (a) the number of wards;
- (b) the boundaries of the wards; and

- (c) the number of members of council, up to a maximum of two members, to be elected from each ward.

(4) An order under subsection (3) may provide for a different number of members to be elected from different wards within the same town municipality. Idem

(5) An order under subsection (3) shall come into effect on the 1st day of December, 1991 but the regular election held in 1991 shall be conducted as if the order was in effect. Effective date of order

5.—(1) Upon the application of a town municipality under subsection 13 (2) of the *Municipal Act*, or upon the petition of electors under subsection 13 (3) of that Act, the Municipal Board may by order, O.M.B. order
R.S.O. 1980,
c. 302

- (a) divide or redivide the town municipality into wards and designate the name or number each ward shall bear;
- (b) alter the boundaries of any or all of the wards in the town municipality; and
- (c) determine the number of members of council, up to a maximum of two members, to be elected from each ward.

(2) An order made under subsection (1) shall come into effect on the 1st day of December in 1994 or on the 1st day of December in any subsequent year in which regular elections under the *Municipal Elections Act* occur but the regular elections held in that year shall be conducted as if the order was in effect. Date order effective

R.S.O. 1980,
c. 308

(3) An order under subsection (1) shall not alter the total number of members who represent the town municipality on the County Council or the number of votes assigned to the members under this Act. Limitation

(4) An order under subsection (1) may provide for a different number of members to be elected from different wards within the same town municipality. Variation between wards

(5) Despite subsection (1), the mayor and the county councillor of the town municipality shall continue to be elected by a general vote of the electors of the town municipality and shall be members of the County Council, and the mayor shall be the head of council of the town municipality. Election of mayor, county councillor

Where
inquiry by
Minister

(6) Where the Minister is inquiring into the structure, organization and methods of operation of a town municipality, the Minister may give notice to the Municipal Board of the inquiry and request that any application or petition made under subsection (1) be deferred until the inquiry has been completed.

Idem

(7) If notice is given under subsection (6), all proceedings in the application or petition are stayed until the Minister gives notice to the Municipal Board that they may be continued.

By-laws,
resolutions of
former
municipalities

6.—(1) Every by-law and resolution of a former municipality pertaining to an area included in a town municipality shall be deemed to be a by-law or resolution of the town municipality of which that area now forms a part and shall remain in force in that area until the earlier of,

(a) the date it is amended or repealed by the council of the town municipality; and

(b) the 31st day of December, 1994.

By-laws,
official plans
under
1983, c. 1

(2) Despite subsection (1), any by-law of a former municipality passed under section 34 of the *Planning Act, 1983*, or a predecessor of that section, and any official plan of a former municipality approved under the *Planning Act, 1983*, or a predecessor of that Act, pertaining to an area in a town municipality shall be deemed to be a by-law or official plan of the town municipality of which that area now forms a part and shall remain in force in that area until amended or repealed.

By-laws that
require
approval

(3) If a former municipality has commenced procedures to enact a by-law under any Act or to adopt an official plan or amendment thereto under the *Planning Act, 1983*, and that by-law, official plan or amendment applies to an area located in a town municipality and is not in force on the 1st day of January, 1991, the council of that town municipality may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the area of that town municipality.

Subss. (1)
and (2) apply

(4) Subsections (1) and (2) apply with necessary modifications to the by-law, official plan or amendments thereto.

By-laws,
resolutions
not affected

(5) Nothing in this section repeals or authorizes the amendment or repeal of,

- (a) by-laws or resolutions of the former municipalities passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections; and
- (b) by-laws or resolutions conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the councils of the former municipalities.

R.S.O. 1980,
c. 126

(6) Despite section 74 of the *Drainage Act*, and any by-law of the former municipalities, on and after the 1st day of January, 1991, 40.733 per cent of the costs of operating, maintaining and repairing the drainage works known locally as the Holland Marsh Drainage Scheme shall be assessed against the lands and roads in the Town of Bradford West Gwillimbury benefiting from the drainage works as follows:

Drainage
works

1. 34.393 per cent shall be assessed against the lands.
2. 3.440 per cent shall be assessed against the roads of the Town.
3. 2.1 per cent shall be assessed against the roads of the County.
4. 0.800 per cent shall be assessed against provincial highways.

(7) Subsection (6) shall remain in force until amended or repealed in the same manner as such assessment and apportionment of costs may be amended or repealed under the *Drainage Act*.

Idem

7. Except as otherwise provided in this Act, the assets and liabilities of a former municipality and its local boards pertaining to the area included in a particular town municipality become assets and liabilities of that town municipality or a local board thereof without compensation, and the town municipality and its local boards stand in the place of the former municipality and its local boards.

Transfer of
assets and
liabilities

8. Except as otherwise provided in this Act, all taxes, charges or rates levied by a former municipality or its local boards under any general or special Act that are due and unpaid on the 31st day of December, 1990, pertaining to the lands included in a particular town municipality, shall, on the 1st day of January, 1991, be due and payable to the town municipality or a local board thereof and may be collected and recovered as if the taxes, charges or rates had been imposed by the town municipality or the local board thereof.

Transfer of
taxes,
charges and
rates

Special
collector's
roll

9.—(1) The clerk of the Town of Bradford West Gwillimbury shall, as soon as practicable after the 1st day of January, 1991, prepare and furnish to the clerk of the Town of Innisfil a special collector's roll showing all arrears of taxes, charges or rates assessed against that portion of the Township of West Gwillimbury being amalgamated with the Town of Innisfil up to and including the 31st day of December, 1990, and the persons assessed therefor.

Payment

(2) On or before the 1st day of April, 1991, the Town of Innisfil shall pay to the Town of Bradford West Gwillimbury an amount equal to the arrears of taxes, charges and rates contained on the special collector's roll under subsection (1).

Special
collector's
roll

(3) The clerk of the Amalgamated Town shall, as soon as practicable after the 1st day of January, 1991, prepare and furnish to the clerk of the Town of Innisfil a special collector's roll showing all arrears of taxes, charges or rates assessed against that portion of the Township of Tecumseth being amalgamated with the Town of Innisfil up to and including the 31st day of December, 1990, and the persons assessed therefor.

Payment

(4) On or before the 1st day of April, 1991, the Town of Innisfil shall pay to the Amalgamated Town an amount equal to the arrears of taxes, charges and rates contained on the special collector's roll under subsection (3).

Special
collector's
roll

(5) The clerk of the Amalgamated Town shall, as soon as practicable after the 1st day of January, 1991, prepare and furnish to the clerk of the Town of Bradford West Gwillimbury a special collector's roll showing all arrears of taxes, charges or rates assessed against that portion of the Township of Tecumseth being amalgamated with the Town of Bradford West Gwillimbury up to and including the 31st day of December, 1990, and the persons assessed therefor.

Payment

(6) On or before the 1st day of April, 1991, the Town of Bradford West Gwillimbury shall pay to the Amalgamated Town an amount equal to the arrears of taxes, charges and rates contained on the special collector's roll under subsection (5).

Committees
of adjustment
dissolved

10.—(1) Subject to subsection (5), on the 1st day of January, 1991, all committees of adjustment of the former municipalities are dissolved.

Establish-
ment of
committees
of adjustment
1983, c. 1

(2) Each town municipality shall establish a committee of adjustment under section 43 of the *Planning Act, 1983* and shall delegate its authority under subsection 53 (2) of the

Planning Act, 1983 to the committee and, for this purpose, the County shall be deemed to have received the approval of the Minister and to have delegated to each town municipality the authority under subsection 53 (1) of the *Planning Act, 1983* for the giving of consents.

(3) Nothing in subsection (2) prevents the delegation, withdrawal of delegation or redelegation of the authority to give consents.

Delegation
power
unaffected

(4) All applications to a committee of adjustment dissolved under subsection (1) shall be deemed to be applications to and shall be continued by the committee of adjustment of the town municipality in which the lands that are the subject of the application are located.

Applications
continued

(5) The committees of adjustment dissolved under subsection (1) and the terms of office of the members of the committees shall continue to the 31st day of January, 1991 for the purpose of making a decision on any application for which a hearing is completed before the 1st day of January, 1991.

Continuing
matters

11.—(1) The council of each town municipality shall be deemed to be a recreation committee under the *Ministry of Tourism and Recreation Act, 1982*, a committee of management of a community recreation centre under the *Community Recreation Centres Act* and a board of park management under the *Public Parks Act* and all such committees and boards of the former municipalities are dissolved on the 1st day of January, 1991.

Dissolution
of
committees,
boards under
1982, c. 7,
R.S.O. 1980,
cc. 80, 417

(2) Every by-law and resolution of the boards and committees dissolved under subsection (1) pertaining to an area included in a particular town municipality shall be deemed to be a by-law and resolution of the town municipality of which that area now forms a part, and shall remain in force in that area until the earlier of,

Idem

(a) the date it is amended or repealed by the town municipality; and

(b) the 31st day of December, 1994.

(3) Nothing in this section repeals or authorizes the amendment or repeal of by-laws or resolutions conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the boards and committees dissolved under subsection (1).

Certain
by-laws,
resolutions
continue

Employees

12.—(1) Every person who is employed by the Township of Innisfil or a local board thereof or by the Village of Cookstown or a local board thereof on the 1st day of July, 1990 and who continues to be so employed until the 31st day of December, 1990 becomes on the 1st day of January, 1991, an employee of the Town of Innisfil or a local board thereof.

Idem

(2) Every person who is employed by the Town of Bradford or a local board thereof or by the Township of West Gwillimbury or a local board thereof on the 1st day of July, 1990 and who continues to be so employed until the 31st day of December, 1990, becomes on the 1st day of January, 1991, an employee of the Town of Bradford West Gwillimbury or a local board thereof.

Idem

(3) Every person who was employed by the Town of Alliston or a local board thereof, by the Village of Beeton or a local board thereof, by the Township of Tecumseth or a local board thereof or by the Village of Tottenham or a local board thereof on the 1st day of July, 1990 and who continues to be so employed until the 31st day of December, 1990, becomes on the 1st day of January, 1991, an employee of the Amalgamated Town or a local board thereof.

Wages

(4) Any person who becomes an employee of a town municipality or a local board thereof under subsection (1), (2) or (3) shall receive a wage or salary of not less than the amount that that person was receiving on the 31st day December, 1990.

Order
respecting
employees

(5) The Minister may by order define employee for the purposes of this section and provide for the security of employment, the protection of benefits, including seniority and pensions, and early retirement options for employees affected by this Act.

PART II

COUNTY COUNCIL

Application
1988, c. Pr36
R.S.O. 1980,
c. 302

13. This Part applies despite the *County of Simcoe Act, 1988* and sections 27, 28 and 29 of the *Municipal Act*.

Represent-
ation on
County
Council

14.—(1) After the 30th day of November, 1991, each town municipality shall be represented on County Council by its mayor and county councillor.

Voting

(2) The members of the County Council under subsection (1) shall have a total of fifteen votes of which each mayor

shall have three votes and each county councillor shall have two votes.

15. Section 39a of the *Municipal Act* applies with necessary modifications to members of County Council under this Part. Vacancies
R.S.O. 1980,
c. 302

16. The County Council may by by-law provide that a member who in council has one or more additional votes by virtue of this Part shall as a member of any committee have the same number of additional votes. Voting on
committees

PART III

PUBLIC UTILITY COMMISSIONS

17.—(1) All public utility commissions of the former municipalities established under any Act and all committees of council of the former municipalities responsible for public utilities are dissolved on the 1st day of January, 1991. Dissolution

(2) On the 1st day of January, 1991, Commissions
established

(a) a hydro-electric power commission is hereby established for each of the Town of Innisfil and the Amalgamated Town; and

(b) a combined hydro-electric power and water commission is hereby established for the Town of Bradford West Gwillimbury.

(3) Each commission established under subsection (2) shall be deemed to be a commission established under Part III of the *Public Utilities Act* and a municipal commission within the meaning of the *Power Corporation Act*. Deemed
commission
under
R.S.O. 1980,
cc. 423, 384

18.—(1) Despite section 41 of the *Public Utilities Act*, the members of the commission established under this Part shall, after the 30th day of November, 1991, be determined in accordance with this section. Composition
of
commission
R.S.O. 1980,
c. 423

(2) The commission of the Town of Innisfil shall be composed of the mayor of the Town of Innisfil and, Town of
Innisfil

(a) for the term commencing the 1st day of December, 1991, four other members, who are qualified electors of the Town of Innisfil and who are not members of council of the Town of Innisfil, appointed by the council of the Town of Innisfil at its first meeting of that term; and

- (b) for the term commencing the 1st day of December, 1994 and all terms thereafter, four other members who are qualified electors elected by general vote of the electors of the Town of Innisfil.

Town of
Bradford
West
Gwillimbury

(3) The commission of the Town of Bradford West Gwillimbury shall be composed of,

- (a) the mayor of the Town of Bradford West Gwillimbury; and
- (b) four other members who are qualified electors of the Town of Bradford West Gwillimbury and one of whom may be a member of the council of the Town of Bradford West Gwillimbury, appointed by the council of the Town of Bradford West Gwillimbury at its first meeting of each term.

Amalgamated
Town

(4) The commission of the Amalgamated Town shall be composed of,

- (a) the mayor of the Amalgamated Town; and
- (b) four other members who are qualified electors of the Amalgamated Town in an area served by the commission, elected by wards.

Minister's
order

(5) For the purpose of clause (4) (b), the Minister may, by order,

- (a) establish the number of wards, the boundaries of the wards, the number of members of the commission, up to a maximum of two members, to be elected from each ward; and
- (b) provide additional qualifications for the members of the commission to be elected from each ward.

Idem

(6) An order under subsection (5) may provide for a different number of members to be elected from different wards.

Effective
date of order

(7) An order under subsection (5) shall come into effect on the 1st day of December, 1991 but the regular election held in 1991 shall be conducted as if the order was in effect.

O.M.B.
order

(8) Section 5, except subsection (5), applies with necessary modifications to the matters set out in clause (5) (a).

Minister's
order

(9) The Minister, after an order has been issued by the Municipal Board under subsection (8), may by order provide

additional qualifications for the members of the commission to be elected from each ward.

(10) Despite subsection (2), the council of the Town of Innisfil may, by by-law passed before an appointment is made under clause (2) (a), provide that only two members be appointed to the commission for the term commencing the 1st day of December, 1991, but a by-law under this subsection shall not be repealed once an appointment has been made. Number of members reduced

(11) Despite subsection (2), the council of the Town of Innisfil may, by by-law passed during 1993, provide that only two members be elected to the commission under clause (2) (b) for the term commencing the 1st day of December, 1994 and all subsequent terms, but a by-law under this subsection shall not be repealed after the 31st day of December, 1993. Idem

19. A member of a commission shall hold office for the same term as the members of council or until the successor of the member is elected or appointed. Term

20. The council of a town municipality may, by by-law passed with the written consent of the mayor, appoint a delegate from among the members of the council to represent the mayor on the commission for that town municipality. Delegate of mayor

21. On the 1st day of January, 1991, the assets of a former municipality and the assets under the control and management of a commission dissolved under subsection 17 (1), and the liabilities of a former municipality and of a commission dissolved under subsection 17 (1), Transfer of assets, liabilities

- (a) if they relate to the distribution and supply of electrical power and pertain to an area in a town municipality, become assets under the control and management of and liabilities of the commission of that town municipality, without compensation;
- (b) if they relate to the production, treatment, distribution and supply of water and pertain to an area in the Town of Innisfil or the Amalgamated Town, become assets and liabilities of the Town of Innisfil or the Amalgamated Town, respectively, without compensation; and
- (c) if they relate to the production, treatment, distribution and supply of water and pertain to an area in the Town of Bradford West Gwillimbury, become assets under the control and management of and lia-

bilities of the commission of the Town of Bradford West Gwillimbury, without compensation.

By-laws,
resolutions
continued

22.—(1) On the 1st day of January, 1991, every by-law and resolution of a former municipality and of a commission of a former municipality dissolved under subsection 17 (1),

- (a) if they relate to the distribution and supply of electrical power and pertain to an area in a town municipality, shall be deemed to be a by-law or resolution of the commission of the town municipality of which that area now forms a part;
- (b) if they relate to the production, treatment, distribution and supply of water and pertain to an area in the Town of Innisfil or the Amalgamated Town, shall be deemed to be a by-law or resolution of the Town of Innisfil or the Amalgamated Town respectively; and
- (c) if they relate to the production, treatment, distribution and supply of water and pertain to an area in the Town of Bradford West Gwillimbury, shall be deemed to be a by-law or resolution of the commission of the Town of Bradford West Gwillimbury.

Idem

(2) A by-law or resolution deemed to continue under subsection (1) shall remain in force until the earlier of the date they are amended or repealed by the commission or the town municipality, as the case may be, and the 31st day of December, 1994.

Certain
by-laws,
resolutions
remain
effective

(3) Nothing in this section repeals or authorizes the amendment or repeal of by-laws or resolutions conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the former municipality or by a commission of that former municipality dissolved under subsection 17 (1).

Distribution
of power to
continue
R.S.O. 1980,
c. 423

23. Subject to section 24 of this Act and despite section 18 of the *Public Utilities Act*, Ontario Hydro shall continue to distribute and supply power in those parts of each town municipality that Ontario Hydro served on the 31st day of December, 1990.

Additional
areas

24.—(1) A town municipality, without the assent of the municipal electors, may pass by-laws describing additional areas of that town municipality which shall be served with hydro-electric power by the commission of that town municipality.

(2) Each town municipality shall pass a by-law under subsection (1) on or before the 31st day of December, 1991. By-law to be passed

(3) If no notice of appeal is filed under subsection (12), a by-law under subsection (1) shall come into force on the thirtieth day after the expiry of the appeal period. Effective date

(4) If one or more appeals have been filed under subsection (12), a by-law under subsection (1), as amended by the Municipal Board, shall come into force on the thirtieth day after the final order of the Municipal Board is issued disposing of all the appeals. Idem

(5) A by-law under subsection (1) shall not be amended for five years unless both Ontario Hydro and the town municipality consent to an earlier amendment. Restriction

(6) If the council of a town municipality has not complied with subsection (2), or more than five years have passed since the last by-law under subsection (1) has come into force in that town municipality, any person may apply to the council of that town municipality requesting the council to pass or to amend a by-law under subsection (1). Application respecting by-law

(7) If an application under subsection (6) is refused or the council refuses or neglects to make a decision thereon within ninety days after receipt of the application by the clerk, the applicant may appeal to the Municipal Board and the Board shall hear the appeal and may, Application to O.M.B.

- (a) dismiss the appeal;
- (b) pass a by-law under subsection (1) which shall be deemed to be a by-law of that town municipality; or
- (c) amend a by-law under subsection (1) in such manner as the Board may determine,

and any such by-law or amendment comes into force thirty days after the day the order of the Board is issued.

(8) Before passing a by-law under this section, except a by-law passed or amended by the Municipal Board under subsection (7) or (19), the council of the town municipality shall ensure that sufficient information is made available to enable the public to understand generally the proposed by-law and, for this purpose, shall hold at least one public meeting, notice of which shall be given in the manner and in the form and to the persons and agencies prescribed. Notice of proposed by-law

Public
meeting

(9) The meeting under subsection (8) shall not be held sooner than twenty days after the requirements for the giving of notice have been complied with and any person who attends the meeting shall be afforded an opportunity to make representations in respect of the proposed by-law.

Changes to
by-law

(10) If a change is made in a proposed by-law after the holding of a meeting under subsection (8), the council is not required to give any further notice in respect of the proposed by-law.

Notice of
by-law

(11) Upon the passing of a by-law under this section, except a by-law passed or amended by the Municipal Board under subsection (7) or (19), the clerk of the town municipality shall give written notice of the passing of the by-law in the manner and in the form and to the persons and agencies prescribed and the notice shall specify the last day for filing a notice of appeal under subsection (12).

Appeal to
O.M.B.

(12) Any person may, not later than the twentieth day after the day that the giving of written notice as required by subsection (11) is completed, appeal to the Municipal Board by filing with the clerk of the town municipality a notice of appeal setting out the objection to the by-law and the reasons in support of the objection.

Notice
completed

(13) For the purposes of subsection (12), the giving of written notice shall be deemed to be completed,

- (a) where notice is given by publication in a newspaper, on the day that such publication occurs;
- (b) where notice is given by personal service, on the day that the serving of all required notices is completed; and
- (c) where notice is given by mail, on the day that the mailing of all required notices is completed.

Statement of
clerk

(14) An affidavit or declaration of the clerk of the municipality that notice was given as required by subsection (11) or that no notice of appeal was filed under subsection (12) within the time allowed for appeal is conclusive evidence of the facts stated therein.

Record

(15) The clerk of the town municipality, upon receipt of a notice of appeal under subsection (12), shall compile a record which shall include,

- (a) a copy of the by-law certified by the clerk;

- (b) an affidavit or declaration duly sworn certifying that the requirements for the giving of notice as mentioned in subsection (11) have been complied with; and
- (c) the original or a true copy of all written submissions and material in support of the submissions received in respect of the by-law before the passing thereof.

(16) The clerk shall forward the notice of appeal and the record to the secretary of the Municipal Board within fifteen days of the expiry of the appeal period and shall provide such other information or material the Board may require in respect of the appeal.

Documents
to be
forwarded to
O.M.B.

(17) The Municipal Board shall hold a hearing of which notice shall be given to such persons or bodies and in such manner as the Board may determine.

Hearing

(18) Despite subsection (17), the Municipal Board may, where it is of the opinion that the reasons given for an appeal under subsection (7) or (12) are insufficient, dismiss the appeal without holding a full hearing but before so dismissing the appeal shall give the appellant an opportunity to make representations as to the merits of the appeal.

Early
dismissal

(19) The Municipal Board may dismiss the appeal or allow the appeal in whole or in part and repeal the by-law in whole or in part or amend the by-law in such manner as the Board may determine.

Powers of
O.M.B.

(20) A by-law under this section shall not have the effect of removing any area which was served with hydro-electric power by the commission of a town municipality on the day before the by-law comes into force from the service area of that commission.

Restriction

(21) In considering what additional areas of a town municipality should be added to the service area of the commission of that town municipality under this section, the town municipality and the Municipal Board shall have regard to the potential growth and development of the town municipality in the foreseeable future.

Criteria for
determination

(22) On the day a by-law comes into force in a town municipality under this section, the commission for that town municipality shall acquire the retail distribution facilities within the expanded service area of that commission used by Ontario Hydro in the retail distribution of power on the day before the by-law came into force, including equipment leased by

Acquisition
of facilities

Ontario Hydro to retail customers within the expanded service area for the use of that power.

Cost of
facilities

(23) The price of the facilities shall be equal to the original cost of the facilities less the sum of the accumulated net retail equity of the customers supplied with power through the facilities and the accumulated depreciation associated with the facilities.

Definition

(24) In subsection (22), “retail distribution facilities” means works for the transmission and supply of power at voltages less than 50 kilovolts other than works located within a transformer station that transforms power from voltages greater than 50 kilovolts to voltages less than 50 kilovolts.

Idem

(25) In subsection (23), “accumulated net retail equity” means the portion of the equity accumulated through debt retirement appropriations recorded for the rural power district relating to Ontario Hydro’s rural retail system plus the portion of the balance recorded for rural retail customers in the Stabilization of Rates and Contingencies Account in the books of Ontario Hydro.

Regulations

(26) The Lieutenant Governor in Council may, upon the recommendation of the Minister, make regulations,

- (a) prescribing for the purpose of subsections (8) and (11), the persons and agencies that are to be given notice and the manner and form in which notice is to be given;
- (b) providing for the security of employment, the protection of benefits, including seniority and pensions, and early retirement options for employees of Ontario Hydro, town municipalities and the commission of the town municipalities affected by the expansion of the service area of a commission under this section;
- (c) exempting any matter related to the expansion of the service area of a commission under this section from the requirement of obtaining the assent of the electors of a town municipality;
- (d) deeming any matter related to the expansion of the service area of a commission under this section to be a matter within the meaning of subsection 149 (2) of the *Municipal Act*.

25.—(1) If the purchase price of the retail distribution facilities of Ontario Hydro under subsection 24 (22) is not agreed upon within one year after the date on which the commission commences distributing and supplying power in its expanded service area, the commission or Ontario Hydro may, at any time thereafter, request that the purchase price be determined by a single arbitrator agreed on by the commission and Ontario Hydro. Arbitrator

(2) The *Arbitrations Act* applies where a request is made under subsection (1). R.S.O. 1980, c. 25 applies

(3) The decision of an arbitrator under subsection (1) is not subject to appeal. Decision final

PART IV

POLICE SERVICES

26. The Board of Commissioners of Police of the Township of Innisfil and the committees of council of the Town of Bradford and the Town of Alliston responsible for policing are dissolved on the 1st day of January, 1991. Dissolution

27.—(1) A board of commissioners of police is hereby established for each of the town municipalities on the 1st day of January, 1991. Board of commissioners of police

(2) Each board established under subsection (1) shall be deemed to be a board established under section 8 of the *Police Act*. Deemed board under R.S.O. 1980, c. 381

(3) After the 30th day of November, 1991, each board shall be composed of those members provided for under section 8 of the *Police Act*. Composition of board

28. On the 1st day of January, 1991, Transfer of assets and liabilities

(a) the assets under the control and management of the Board of Commissioners of Police of the Township of Innisfil dissolved under section 26 and the liabilities of such board become assets under the control and management of and liabilities of the board of the Town of Innisfil, without compensation;

(b) the assets and liabilities of the Town of Bradford related to policing become assets under the control and management of and liabilities of the board of the Town of Bradford West Gwillimbury, without compensation; and

- (c) the assets and liabilities of the Town of Alliston related to policing become assets under the control and management of and liabilities of the board of the Amalgamated Town, without compensation.

Continuation
of by-laws,
resolutions

29.—(1) On the 1st day of January, 1991,

- (a) all by-laws and resolutions of the Board of Commissioners of Police of the Township of Innisfil dissolved under this Part are continued as by-laws and resolutions of the board of the Town of Innisfil;
- (b) all by-laws and resolutions of the Town of Bradford relating to the governing of its police force are continued as by-laws and resolutions of the board of the Town of Bradford West Gwillimbury; and
- (c) all by-laws and resolutions of the Town of Alliston relating to the governing of its police force are continued as by-laws and resolutions of the board of the Amalgamated Town.

Limitation

- (2) By-laws and resolutions continued by clauses (1) (a), (b) and (c) apply only in the area of the Township of Innisfil, the Town of Bradford and the Town of Alliston, respectively.

Expiry

- (3) By-laws and resolutions continued by subsection (1) shall remain in force until the earlier of,

- (a) the date they are amended or repealed by the board; and
- (b) the 31st day of December, 1994.

Certain by-
laws,
resolutions
remain
effective

- (4) Nothing in this section repeals or authorizes the amendment or repeal of by-laws or resolutions conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed or amended by the board or municipality which originally enacted the by-laws or resolutions.

Agreement
respecting
police
services

- 30.—(1)** Subject to subsection (4), the Solicitor General, upon the application of the council of a town municipality or upon the joint application of the councils of the requesting municipalities of a town municipality described in subsection (2), shall enter into an agreement with the town municipality or the requesting municipalities of the town municipality, as the case may be, under section 64 of the *Police Act* for the Ontario Provincial Police Force to provide police services for five years, or such shorter time as may be requested, com-

mencing the 1st day of January, 1991, in those areas of the town municipality in which the Ontario Provincial Police Force was providing police services on the 31st day of December, 1990.

(2) The requesting municipalities under subsection (1) are, Requesting municipalities

- (a) the Township of Innisfil and the Village of Cookstown for the Town of Innisfil;
- (b) the Town of Bradford and the Township of West Gwillimbury for the Town of Bradford West Gwillimbury;
- (c) the Town of Alliston, the Village of Beeton, the Township of Tecumseth and the Village of Tottenham for the Amalgamated Town.

(3) An application under subsection (1) shall be made no later than the 31st day of January, 1991. Timing of application

(4) The Solicitor General may refuse to enter into an agreement to provide police services under subsection (1) unless the town municipality or the requesting municipalities of the town municipality, as the case may be, Conditions to be met

- (a) agree to pay the compensation established by the Solicitor General for the police services; and
- (b) agree to purchase the type and level of police services that, in the opinion of the Solicitor General, is required to properly police the town municipality.

(5) An agreement under subsection (1) between the Solicitor General and the requesting municipalities of a town municipality shall on the 1st day of January, 1991 be deemed to be an agreement between the Solicitor General and the town municipality. Transfer of agreement

31.—(1) If, on the 1st day of January, 1991, a town municipality does not have an agreement with the Solicitor General under section 30, the Ontario Provincial Police Force shall continue to provide police services in the area of the town municipality in which the Ontario Provincial Police Force was providing police services on the 31st day of December, 1990 until the Ontario Police Commission is satisfied the board of that town municipality has made adequate provision for the proper policing of the town municipality. Where no agreement

Payment for
police
services

(2) The cost of the Ontario Provincial Police Force providing police services under subsection (1) shall be charged to the town municipality and may be deducted from any grant payable out of provincial funds to the town municipality or may be recovered with costs by action in any court of competent jurisdiction as a debt due to the Crown.

PART V

PUBLIC LIBRARIES

Transfer of
assets,
liabilities

32.—(1) All library boards of the former municipalities are dissolved on the 1st day of January, 1991, and their assets and liabilities pertaining to the area in a particular town municipality are transferred to the board for that town municipality established under subsection (2), without compensation.

Library
boards
established

1984, c. 57

(2) A public library board for each town municipality is hereby established on the 1st day of January, 1991, and each board shall be deemed to be a public library board under Part I of the *Public Libraries Act, 1984*.

Continuation
of by-laws,
etc.

(3) All by-laws, rules, regulations and fees pertaining to the area in a particular town municipality passed or established by the boards dissolved under subsection (1) are continued as by-laws, rules, regulations and fees of the board for that town municipality established under subsection (2) and shall remain in force until the earlier of,

- (a) the date they are amended or repealed by the board; and
- (b) the 31st day of December, 1994.

Certain
by-laws
continued

(4) Nothing in this section repeals or authorizes the amendment or repeal of by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by a board dissolved under subsection (1).

PART VI

FINANCES

Definitions

33. In this Part,

“average municipal commercial mill rate” means, in respect of a local municipality, the rate obtained by dividing the total of taxes levied for all purposes, other than for school purposes and other than under sections 32 and 33 of the *Assessment Act*, on the commercial assessment for the sec-

R.S.O. 1980,
c. 31

ond preceding year by the total commercial assessment for the second preceding year and multiplying the result by 1,000;

“commercial assessment” means commercial assessment as defined in clause 1 (1) (b) of the *Ontario Unconditional Grants Act*; R.S.O. 1980,
c. 359

“discounted assessment” means, for a local municipality or for a merged area, the sum of,

- (a) the product obtained by multiplying the residential and farm assessment for that local municipality or that merged area by its prescribed discount factor, and
- (b) the commercial assessment for that local municipality or that merged area;

“discounted equalized assessment” means,

- (a) for each local municipality, the sum of the discounted assessment and the equivalent assessment of that local municipality divided by its prescribed equalization factor and multiplied by 100, and
- (b) for each merged area, the discounted assessment of the merged area divided by its prescribed equalization factor and multiplied by 100;

“equivalent assessment” means, for a local municipality, except a town municipality, the assessment obtained by dividing that portion of its payments in lieu of taxes in the second preceding year, as defined in clause 365 (1) (j) of the *Municipal Act*, not allocated for school purposes, by the average municipal commercial mill rate and multiplying the result by 1,000; R.S.O. 1980,
c. 302

“local municipality” means a town, village and township which forms part of the County for municipal purposes;

“merged area” means,

- (a) in the case of the Town of Innisfil, the area of the Township of Innisfil, the Village of Cookstown, the portion of the Township of Tecumseth forming part of the said town, or the portion of the Township of West Gwillimbury forming part of the said town,

- (b) in the case of the Town of Bradford West Gwillimbury, the area of the Town of Bradford, the portion of the Township of West Gwillimbury forming part of the Town of Bradford West Gwillimbury or the portion of the Township of Tecumseth forming part of the Town of Bradford West Gwillimbury, and
- (c) in the case of the Amalgamated Town, the area of the Town of Alliston, the Village of Beeton, the Village of Tottenham, or the portion of the Township of Tecumseth forming part of the Amalgamated Town;

“net county levy” means the amount required for County purposes under subsection 365 (6) of the *Municipal Act* including the sums required for any board, commission or other body, apportioned to each local municipality by the County;

“net lower tier levy” means the amount required for the purposes of a local municipality under section 164 of the *Municipal Act* including the sums required for any board, commission or other body, but excluding amounts required to be raised for County and school purposes or for a special rate imposed under section 42;

“residential and farm assessment” means residential and farm assessment as defined in clause 7 (1) (e) of the *Ontario Unconditional Grants Act*.

Prescribed
factors

34.—(1) For purposes of apportioning the net county levy or the net lower tier levy among the merged areas, the Minister may, in each year, prescribe the equalization factor and the discount factor to apply for that year to each local municipality within the County and each merged area.

Notification
by Minister

(2) For purposes of determining the discounted equalized assessment for each town municipality, the Ministry of Municipal Affairs may, in each year, calculate and notify the treasurer of the County of the equivalent assessment for each town municipality.

Annual
County
apportion-
ments

R.S.O. 1980,
c. 302

(3) Despite subsection 365 (6) of the *Municipal Act*, the treasurer of the County shall determine,

- (a) the discounted equalized assessment of each local municipality in the County;
- (b) the discounted equalized assessment of the County; and

- (c) the percentage share of apportionment, correct to three decimal places, for each local municipality by dividing the discounted equalized assessment for each local municipality by the discounted equalized assessment of the County and multiplying the result by 100.

35.—(1) In each year, the Ministry of Municipal Affairs shall calculate and notify each town municipality of the discounted equalized assessment for each merged area of that town municipality.

Notification
by Minister

(2) Despite subsection 7 (2) of the *Ontario Unconditional Grants Act*, the net county levy and the net lower tier levy of a town municipality shall be levied against the whole rateable property, including business assessment thereon, of that town municipality and apportioned between the merged areas of that town municipality in the proportion that the discounted equalized assessment for each merged area of that town municipality bears to the total discounted equalized assessment of all merged areas of that town municipality.

How levies
apportioned
R.S.O. 1980,
c. 359

(3) The rates to be levied in each merged area of a town municipality shall be determined in accordance with subsection 7 (3) of the *Ontario Unconditional Grants Act*.

Idem

36.—(1) Despite section 35, the council of a town municipality may by by-law in any year, before the adoption of the estimates for that year, levy such rates as it may determine in each of the merged areas of that town municipality on the rateable commercial assessment and on the rateable residential and farm assessment in the merged area.

Interim levy

(2) A by-law for levying rates under subsection (1) shall be passed in the year that the rates are to be levied or may be passed in December of the preceding year if it provides that it does not come into force until a specified day in the following year.

When by-law
to be passed

(3) The rate that may be levied on any assessment under subsection (1) shall not exceed 50 per cent of the total of the rates that were levied or would have been levied on that assessment for all purposes in the preceding year.

Amount

(4) If the assessment roll for taxation in the current year has not been returned, the rate levied under subsection (1) may be levied on the assessment according to the assessment roll used for taxation purposes in the preceding year.

Idem

Deduction

(5) The amount of any levy under subsection (1) shall be deducted from the amount of the levies made under subsection 35 (2) of this Act and under Parts IV and VIII of the *Education Act*.

R.S.O. 1980,
c. 129

R.S.O. 1980,
c. 302 applies

(6) The provisions of the *Municipal Act* respecting the levying of rates and collection of taxes apply to the levying of rates and collection of taxes under this section.

Deeming
provision in
respect of
R.S.O. 1980,
c. 129

37.—(1) For the purposes of levying taxes under Parts IV and VIII of the *Education Act*, the merged areas shall be deemed to be municipalities, and the council of a town municipality shall be deemed to be the council of each merged area of that town municipality.

Regulations

(2) The Lieutenant Governor in Council may each year make regulations providing for the apportionment of the sums required by The Simcoe County Board of Education and the Simcoe County Roman Catholic Separate School Board with respect to any local municipality or merged area or parts thereof that are wholly or partly within their area of jurisdiction.

Reassessment

R.S.O. 1980,
c. 31

38. When a town municipality is reassessed under section 63 or section 70 of the *Assessment Act*,

(a) the merged areas of that town municipality cease to exist; and

(b) subsections 34 (1) and (2) and sections 35, 36 and 37 cease to apply to that town municipality.

County-wide
assessment
R.S.O. 1980,
c. 302

39. Sections 34 to 38 of this Act and sections 365, 366 and 368 of the *Municipal Act* cease to apply to the County and the local municipalities if the County has been subject to an assessment update under section 368b of the *Municipal Act*.

Rates,
subsequent
years

40. The Minister may by order provide that in the year or years and in the manner specified in the order, the council of a town municipality shall levy, on the real property and business assessment according to the last returned assessment roll in any specified merged area or in any other area specified in the order, rates of taxation for general purposes and rates and charges for special purposes that are different from the rates which would have been levied for such purposes but for this section.

Grants or
loans

41. The Minister may by order before the 1st day of January, 2000, on such conditions as the Minister considers appropriate, make grants or loans to the town municipalities, the

former municipalities and the County to achieve the purposes of this Act.

42.—(1) In this section,

Definitions

“urban service” means a service of a town municipality not being provided generally throughout that town municipality or not benefiting lands in that town municipality equally, and includes any liability incurred by a former municipality with respect to such service;

“urban service area” means the area or rateable property, including the business assessment thereon, designated in a by-law under clause (2) (c) or in an order under clause (4) (c).

(2) The council of a town municipality may, with the approval of the Municipal Board, by by-law,

By-laws
respecting
urban
services

- (a) identify an urban service;
- (b) define which costs of that town municipality are related to that urban service;
- (c) designate upon what area or rateable property, including business assessment thereon, of that town municipality the related costs should be raised;
- (d) levy a special rate on that area or rateable property, including the business assessment thereon, to raise the whole or part of the related costs; and
- (e) amend or dissolve an urban service area established under this section.

(3) The rates to be levied within each urban service area shall be determined in accordance with subsection 7 (3) of the *Ontario Unconditional Grants Act*.

Determi-
nation of
rates
R.S.O. 1980,
c. 359

(4) Before the 1st day of January, 1991, the Minister, upon the joint application of the councils of all former municipalities which will form part of a particular town municipality, may make an order to be effective no earlier than the 1st day of January, 1991, that,

Minister's
order

- (a) identifies an urban service;
- (b) defines which costs of that town municipality will relate to that urban service; and

- (c) designates upon what area or rateable property, including business assessment thereon, of the town municipality the related costs shall be raised.

Where
O.M.B.
approval not
required

(5) Where an order under subsection (4) creating an urban service area is in force and has not been amended under subsection (6), the council of a town municipality may pass a by-law under clause (2) (d) related to that urban service area without the approval of the Municipal Board.

Amendment
or repeal of
order

(6) The council of a town municipality may, with the approval of the Municipal Board, by by-law amend or repeal an order under subsection (4).

PART VII

MISCELLANEOUS

Committee of
referees

43.—(1) The Minister may, on or before the 1st day of September, 1990, appoint committees of referees to make adjustments of assets and liabilities arising from any amalgamation or dissolution under this Act.

Composition
of committee

(2) Each committee shall consist of one or more treasurers of the former municipalities directly affected by the adjustment of particular assets and liabilities and such other persons as the Minister may appoint.

Provisional
adjustments

(3) Before the 31st day of December, 1990, the committees shall make provisional adjustments of the known assets and liabilities and these adjustments shall become operative from the 1st day of January, 1991.

Final
adjustments

(4) Before the 30th day of June, 1991, the committees shall determine the final adjustments of the assets and liabilities as of the 31st day of December, 1990.

Copy of
decision to
parties
affected

(5) The committee of referees shall within thirty days of making the determination under subsection (4) forward its decision to the town municipalities and local boards directly affected by the adjustments.

Appeal to
board of
arbitrators

(6) Any town municipality or local board directly affected by a decision under subsection (4) may, within thirty days of receiving the decision under subsection (5), appeal the decision to a board of arbitrators established under subsection (7) which shall determine the matter after a hearing.

(7) The Minister shall appoint a board of arbitrators to make adjustments of assets and liabilities arising from any amalgamation or dissolution under this Act.

Appointment
by Minister

(8) Sections 3 to 5, 7, 9 to 11 and 13 to 15 of the *Arbitrations Act* and the Schedule to that Act apply to an arbitration under this section.

Certain
provision of
R.S.O. 1980,
c. 25 apply

(9) The decisions of the board of arbitrators are binding on the town municipalities and local boards and are not subject to appeal.

Decisions of
board
binding

(10) A decision of a committee of referees or of the board of arbitrators under this section may provide for any financial adjustments among the town municipalities and the local boards thereof which in its opinion are necessary as a result of the adjustments of assets and liabilities under this Act.

Financial
adjustments

44.—(1) Subject to subsection (2), for 1991 and each subsequent year the maximum contribution that the County may make to a town municipality under section 59 of the *Public Transportation and Highway Improvement Act* shall not exceed the total of the contributions the County made under that section in 1990 to former municipalities that now form part of that town municipality.

Contributions
under
R.S.O. 1980,
c. 421

(2) The maximum contribution the County may make to a town municipality in any year shall be increased by the percentage by which the total County levy for road purposes in that year on all municipalities forming part of the County for municipal purposes exceeds the total County levy for road purposes in 1990.

Increases

45.—(1) Subject to subsection (2), section 58 of the *Public Transportation and Highway Improvement Act* does not apply to roads of a town municipality located in the Township of Innisfil, the Township of Tecumseth or the Township of West Gwillimbury.

R.S.O. 1980,
c. 421, s. 58
does not
apply

(2) The Lieutenant Governor in Council may, upon the recommendation of the Minister, make regulations providing that section 58 of the *Public Transportation and Highway Improvement Act* applies to any road located in the Township of Innisfil, the Township of Tecumseth and the Township of West Gwillimbury.

Regulations

46.—(1) No former municipality shall, without the approval of the Minister, dispose of any real property located in,

Limitation on
disposal of
real property

- (a) the portion of the Township of West Gwillimbury to be amalgamated with the Town of Innisfil under clause 2 (1) (a);
- (b) the portion of the Township of Tecumseth to be amalgamated with the Town of Innisfil under clause 2 (1) (a); or
- (c) the portion of the Township of Tecumseth to be amalgamated with the Town of Bradford West Gwillimbury under clause 2 (1) (b).

Retroactive
application

(2) Any transaction made by a former municipality after the 6th day of June, 1990 that purports to dispose of real property without obtaining the approval of the Minister is void.

Conservation
authorities
R.S.O. 1980,
c. 85

47.—(1) Despite this Act and section 2 of the *Conservation Authorities Act*, on and after the 1st day of January, 1991, every person who was a representative of a former municipality on a conservation authority on the 31st day of December, 1990, shall continue to hold that office until the town municipality for which that member is deemed to be a representative under subsection (2) makes its new appointments under section 2 of the *Conservation Authorities Act* following the 1991 regular election.

Idem

(2) A representative of a former municipality whose term is continued under subsection (1) shall,

- (a) in the case of a representative appointed by the Village of Cookstown or the Township of Innisfil, be deemed to be a representative of the Town of Innisfil;
- (b) in the case of a representative appointed by the Town of Bradford or the Township of West Gwillimbury, be deemed to be a representative of the Town of Bradford West Gwillimbury; and
- (c) in the case of a representative appointed by the Town of Alliston, the Village of Beeton, the Township of Tecumseth or the Village of Tottenham, be deemed to be a representative of the Amalgamated Town.

PART VIII

TRANSITIONAL PROVISIONS

48. In this Part, “pre-election period” means the period from the 1st day of January, 1991 until the 30th day of November, 1991, inclusive. Definition

49.—(1) Despite section 32 of the *Municipal Act*, during the pre-election period, the council of each town municipality shall consist of the members described under this section. Transition,
composition
of council
R.S.O. 1980,
c. 302

(2) The council of the Town of Innisfil shall be composed of, Town of
Innisfil

- (a) a mayor, who shall be the person who was the reeve of the Township of Innisfil on the 31st day of December, 1990;
- (b) a reeve, who shall be the person who was the deputy reeve of the Township of Innisfil on the 31st day of December, 1990;
- (c) a deputy reeve, who shall be the person who was the reeve of the Village of Cookstown on the 31st day of December, 1990;
- (d) five members who shall be the persons who were the members of the council, except the reeve and deputy reeve, of the Township of Innisfil on the 31st day of December, 1990; and
- (e) four members who shall be the persons who were the members of council, except the reeve, of the Village of Cookstown on the 31st day of December, 1990.

(3) The council of the Town of Bradford West Gwillimbury shall be composed of, Town of
Bradford
West
Gwillimbury

- (a) a mayor, who shall be the person who was the mayor of the Town of Bradford on the 31st day of December, 1990;
- (b) a deputy mayor, who shall be the person who was the reeve of the Township of West Gwillimbury on the 31st day of December, 1990;

- (c) a reeve, who shall be the person who was the reeve of the Town of Bradford on the 31st day of December, 1990;
- (d) two deputy reeves, who shall be the persons who were the deputy reeve of the Town of Bradford and the deputy reeve of the Township of West Gwillimbury on the 31st day of December, 1990;
- (e) four members who shall be the persons who were the members of the council, except the mayor, reeve and deputy reeve, of the Town of Bradford on the 31st day of December, 1990; and
- (f) three members who shall be the persons who were the members of the council, except the reeve and deputy reeve, of the Township of West Gwillimbury on the 31st day of December, 1990.

Amalgamated
Town

(4) The council of the Amalgamated Town shall be composed of,

- (a) a mayor, who shall be the person who was the mayor of the Town of Alliston on the 31st day of December, 1990;
- (b) a deputy mayor, who shall be the person who was the reeve of the Township of Tecumseth on the 31st day of December, 1990;
- (c) a reeve, who shall be the person who was the reeve of the Village of Tottenham on the 31st day of December, 1990;
- (d) a deputy reeve, who shall be the person who was the reeve of the Village of Beeton on the 31st day of December, 1990;
- (e) a county councillor, who shall be the person who was the reeve of the Town of Alliston on the 31st day of December, 1990;
- (f) five members who shall be the persons who were the members of council, except the mayor and the reeve, of the Town of Alliston on the 31st day of December, 1990;
- (g) four members who shall be the persons who were the members of council, except the reeve, of the

Township of Tecumseth on the 31st day of December, 1990;

- (h) four members who shall be the persons who were the members of council, except the reeve, of the Village of Tottenham on the 31st day of December, 1990; and
- (i) four members who shall be the persons who were the members of council, except the reeve, of the Village of Beeton on the 31st day of December, 1990.

(5) The first meeting of a council established under this section shall be held not later than the 9th day of January, 1991. First meeting

(6) A member of a council established under this section has only one vote. One vote

(7) Despite sections 37 and 38 of the *Municipal Act*, a member of a council established under this section shall not be disqualified from holding that office because of any loss of qualification resulting solely from the amalgamations under section 2. Disqualifications

50.—(1) During the pre-election period, the five wards of the Township of Innisfil shall continue as the five wards of the Town of Innisfil except that, Transition, Township of Innisfil

- (a) the area of the Village of Cookstown, the portion of the Township of Tecumseth described firstly in Schedule A and the portion of the Township of West Gwillimbury described in Schedule E are added to Ward 1; and
- (b) the portion of the Township of West Gwillimbury described in Schedule F is added to Ward 2.

(2) The five members of the council of the Town of Innisfil described in clause 49 (2) (d) shall represent the same wards, as modified under subsection (1), as they represented in the Township of Innisfil. Idem

(3) In addition to the Ward 1 representative under subsection (2), the four members of the council of the Village of Cookstown described in clause 49 (2) (e) shall represent Ward 1 as modified under subsection (1). Idem

51.—(1) During the pre-election period,

Transition,
County
Council

- (a) the Town of Innisfil shall be represented on County Council by its mayor, reeve and deputy reeve;
- (b) the Town of Bradford West Gwillimbury shall be represented on County Council by its deputy mayor and reeve; and
- (c) the Amalgamated Town shall be represented on County Council by its deputy mayor, reeve, deputy reeve and county councillor.

Voting

(2) The members of County Council under subsection (1) shall have a total of seventeen votes of which,

- (a) the mayor of the Town of Innisfil and the reeve of the Town of Bradford West Gwillimbury shall each have three votes;
- (b) the reeve of the Town of Innisfil, the deputy mayor of the Town of Bradford West Gwillimbury and the deputy mayor and the county councillor of the Amalgamated Town shall each have two votes; and
- (c) the deputy reeve of the Town of Innisfil and the reeve and deputy reeve of the Amalgamated Town shall each have one vote.

First meeting

(3) The first meeting of County Council in 1991 shall be held after each of the councils of the town municipalities has held its first meeting under subsection 49 (5) but, in any event, not later than the 22nd day of January, 1991.

Vacancies,
voting

(4) Sections 15 and 16 apply to the members of County Council during the pre-election period.

Transition,
public utility
commission
R.S.O. 1980,
c. 423

52.—(1) Despite section 41 of the *Public Utilities Act*, the hydro-electric commission of a town municipality shall, during the pre-election period, be composed of,

- (a) in the case of the commission of the Town of Innisfil, the members of the committee of council of the Village of Cookstown dissolved under subsection 17 (1);
- (b) in the case of the commission of the Town of Bradford West Gwillimbury, the members of the public utility commission of the Town of Bradford dissolved under subsection 17 (1) and the person who was the reeve of the Township of West Gwillimbury on the 31st day of December, 1990; and

(c) in the case of the commission of the Amalgamated Town,

(i) the members of the public utility commissions of the Town of Alliston and the Village of Tottenham dissolved under subsection 17 (1),

(ii) the person who was the reeve of the Village of Beeton on the 31st day of December, 1990, and

(iii) the person who was the reeve of the Township of Tecumseth on the 31st day of December, 1990.

(2) Sections 19 and 20 apply to the members of a commission during the pre-election period. Term, delegation

53.—(1) During the pre-election period, the boards established under subsection 27 (1) shall be composed of the members described in this section. Transition, police services

(2) The board of the Town of Innisfil shall be composed of, Town of Innisfil

(a) the members of the Board of Commissioners of Police of the Township of Innisfil dissolved under section 26;

(b) the person who was the reeve of the Village of Cookstown on the 31st day of December, 1990; and

(c) one other person appointed by the Lieutenant Governor in Council.

(3) The board of the Town of Bradford West Gwillimbury shall be composed of, Town of Bradford West Gwillimbury

(a) the person who was the mayor of the Town of Bradford on the 31st day of December, 1990;

(b) the person who was the reeve of the Township of West Gwillimbury on the 31st day of December, 1990; and

(c) three other persons appointed by the Lieutenant Governor in Council.

(4) The board of the Amalgamated Town shall be composed of, Amalgamated Town

- (a) the person who was the mayor of the Town of Alliston on the 31st day of December, 1990;
- (b) a person who is a qualified elector of the Amalgamated Town, appointed by the council of the Amalgamated Town at its first meeting in 1991; and
- (c) three other persons appointed by the Lieutenant Governor in Council.

Transition,
libraries
1984, c. 57

54. Despite section 9 of the *Public Libraries Act, 1984* during the pre-election period, two of the members appointed by the council of the Town of Innisfil to the public library board for the Town of Innisfil established under subsection 32 (2), shall be qualified electors of the Town of Innisfil in the area of the Village of Cookstown.

PART IX

CONSEQUENTIAL AMENDMENTS AND COMMENCEMENT

R.S.O. 1980,
c. 497

55. Paragraph 34 of section 1 of the *Territorial Division Act* is amended,

- (a) by repealing clause (b) and substituting the following:
 - (b) the Town of the Amalgamated Municipalities of Alliston, Beeton, Tecumseth and Tottenham;
 - (ba) the towns of Bradford West Gwillimbury, Collingwood, Innisfil, Midland, Penetanguishene, Stayner, Wasaga Beach;
- (b) by striking out “Beeton” and “Cookstown” in the first line of clause (c) and “Tottenham” in the second line of clause (c); and
- (c) by striking out “Innisfil” in the first column of clause (d) and “Tecumseth” and “West Gwillimbury” in the second column of clause (d).

Commence-
ment

56.—(1) This Act, except sections 5 and 55, comes into force on the day it receives Royal Assent.

Idem

(2) Section 5 comes into force on the 1st day of December, 1991.

(3) Section 55 comes into force on the 1st day of January, 1991. Idem

57. The short title of this Act is the *County of Simcoe Act*, 1990. Short title

SCHEDULE A

The land described as follows:

Firstly: Part of the Township of Tecumseth, commencing at the intersection of the easterly boundary of the Township of Tecumseth and the easterly prolongation of the southerly limit of the northerly half of Lot 24 in Concession XIII;

Thence westerly to and along the southerly limit of the northerly half of lots 24, 23 and 22 in Concession XIII to the westerly limit of Lot 22;

Thence northerly along the westerly limit of Lot 22 in concessions XIII, XIV and XV and the northerly prolongation thereof to the northerly boundary of the Township of Tecumseth;

Thence easterly along the northerly boundary of the Township of Tecumseth to the westerly boundary of the Village of Cookstown;

Thence southerly and easterly along the southwesterly boundaries of the Village of Cookstown to the easterly boundary of the Township of Tecumseth;

Thence southerly along the easterly boundary of the Township of Tecumseth to the point of commencement;

Secondly: Part of the Township of West Gwillimbury, commencing at the intersection of the westerly boundary of the Township of West Gwillimbury and the westerly prolongation of the southerly limit of the northerly half of Lot 1 in Concession XIII;

Thence easterly to and along the southerly limit of the northerly half of Concession XIII to the southeasterly angle of the northerly half of Lot 23;

Thence easterly along the easterly prolongation of the southerly limit of the northerly half of Lot 23 in Concession XIII to the middle of Cook's Bay of Lake Simcoe being a point on a line measured north 15° east from the middle of the mouth of the Holland River in accordance with subsection 12 (1) of the *Territorial Division Act*;

Thence north 15° east along the middle of Cook's Bay 2,900 metres to intersect the easterly prolongation of the northerly boundary of the Township of West Gwillimbury;

Thence westerly to and along the northerly boundary of the Township of West Gwillimbury to the easterly boundary of the Village of Cookstown;

Thence southwesterly along the southeasterly boundaries of the Village of Cookstown to the westerly boundary of the Township of West Gwillimbury;

Thence southerly along the westerly boundary of the Township of West Gwillimbury to the point of commencement.

SCHEDULE B

The land described as follows:

Part of the Township of West Gwillimbury, commencing at the south-westerly angle of the Township of West Gwillimbury;

Thence northerly along the westerly boundary of the Township of West Gwillimbury to intersect the westerly prolongation of the northerly limit of the southerly half of Lot 1 in Concession XIII;

Thence easterly to and along the northerly limit of the southerly half of Concession XIII to the southeasterly angle of the northerly half of Lot 23 in Concession XIII;

Thence easterly along the easterly prolongation of the southerly limit of the northerly half of Lot 23 in Concession XIII to the middle of Cook's Bay of Lake Simcoe being a point on a line measured north 15° east from the middle of the mouth of the Holland River in accordance with subsection 12 (1) of the *Territorial Division Act*;

Thence south 15° west 750 metres to the middle of the mouth of the Holland River;

Thence southwesterly along the middle of the main channel of the Holland River to the westerly boundary of the Township of West Gwillimbury;

Thence northerly along the westerly boundary of the Township of West Gwillimbury to the point of commencement;

Excluding the lands lying within the Town of Bradford.

SCHEDULE C

The land described as follows:

Part of the Township of Tecumseth, commencing at the southeasterly angle of the Township of Tecumseth;

Thence westerly along the southerly boundary of the Township of Tecumseth to intersect the southerly prolongation of the westerly limit of Lot 23 in Concession I;

Thence northerly to and along the westerly limit of Lot 23 in concessions I, II, III, IV, V, VI, VII, VIII, IX, X, XI, XII and XIII to the northerly limit of the southerly half of Lot 23 in Concession XIII;

Thence easterly along the northerly limit of the southerly half of lots 23 and 24 in Concession XIII and the easterly prolongation thereof to the easterly boundary of the Township of Tecumseth;

Thence southerly along the easterly boundary of the Township of Tecumseth to the point of commencement.

SCHEDULE D

The land described as follows:

Part of the Township of Tecumseth commencing at the southwesterly angle of the Township of Tecumseth;

Thence easterly along the southerly boundary of the Township of Tecumseth to intersect the southerly prolongation of the easterly limit of Lot 22 in Concession I;

Thence northerly to and along the easterly limit of Lot 22 in concessions I, II, III, IV, V, VI, VII, VIII, IX, X, XI, XII and XIII to the northerly limit of the southerly half of Lot 22 in Concession XIII;

Thence westerly along the northerly limit of the southerly half of Lot 22 to the westerly limit of the northerly half of Lot 22;

Thence northerly along the westerly limit of Lot 22 in concessions XIII, XIV and XV and the northerly prolongation thereof to the northerly boundary of the Township of Tecumseth;

Thence westerly along the northerly boundary of the said Township to the easterly boundary of the Town of Alliston;

Thence southwesterly along the southeasterly boundaries of the said Town to the westerly boundary of the Township of Tecumseth;

Thence southerly along the westerly boundary of the said Township to the point of commencement;

Excluding the lands lying within the Village of Beeton and the Village of Tottenham.

SCHEDULE E

The land described as follows:

Commencing at the intersection of the northerly boundary of the Township of West Gwillimbury and the westerly limit of Lot 20 in Concession XV;

Thence southerly along the westerly limit of Lot 20 in concessions XV, XIV and XIII to the southerly limit of the northerly half of Lot 20 in Concession XIII;

Thence westerly along the southerly limit of the northerly half of Concession XIII to the westerly boundary of the Township of West Gwillimbury;

Thence northerly along the westerly boundary of the said Township to the southerly boundary of the Village of Cookstown;

Thence northeasterly along the southerly and easterly boundaries of the said Village to the northerly boundary of the Township of West Gwillimbury;

Thence easterly along the northerly boundary of the said Township to the point of commencement.

SCHEDULE F

The land described as follows:

Commencing at the intersection of the northerly boundary of the Township of West Gwillimbury and the westerly limit of Lot 20 in Concession XV;

Thence southerly along the westerly limit of Lot 20 in concessions XV, XIV and XIII to the southerly limit of the northerly half of Lot 20 in Concession XIII;

Thence easterly along the southerly limit of the northerly half of lots 20, 21, 22 and 23 to the southeasterly angle of the northerly half of Lot 23;

Thence easterly along the easterly prolongation of the southerly limit of the northerly half of Lot 23 in Concession XIII to the easterly boundary of the Township of West Gwillimbury;

Thence northerly along the easterly boundary of the said Township of the northeasterly angle of the said Township;

Thence westerly along the northerly boundary of the said Township to the point of commencement.

CHAPTER 17

An Act to amend the Construction Lien Act, 1983

Assented to June 28th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 23 of the *Construction Lien Act, 1983* is repealed and the following substituted: 1983, c. 6

23.—(1) Subject to subsections (2), (3) and (4), an owner is personally liable for holdbacks that the owner is required to retain under this Part to those lien claimants who have valid liens against the owner's interest in the premises. Personal liability of owner

(2) Where the defaulting payer is the contractor, the owner's personal liability to a lien claimant or to a class of lien claimants as defined by section 81 does not exceed the holdbacks the owner is required to retain. Limitation

(3) Where the defaulting payer is a subcontractor, the owner's personal liability to a lien claimant or to a class of lien claimants as defined by section 81 does not exceed the lesser of, Idem

(a) the holdbacks the owner is required to retain; and

(b) the holdbacks required to be retained by the contractor or a subcontractor from the lien claimant's defaulting payer.

(4) The personal liability of an owner under this section may only be determined by an action under this Act. How determined

2. Section 1 does not affect the rights acquired by any person from a judgment or order of any court before this Act receives Royal Assent. Saving

Commence-
ment

3. This Act shall be deemed to have come into force on the 2nd day of April, 1983.

Short title

4. The short title of this Act is the *Construction Lien Amendment Act, 1990*.

CHAPTER 18

An Act to amend the Environmental Protection Act and the Ontario Water Resources Act

Assented to June 28th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

PART I

STAYS ON APPEAL

Environmental Protection Act

1. Subsection 122 (2) of the *Environmental Protection Act*, as re-enacted by the Statutes of Ontario, 1983, chapter 52, section 17, is repealed. R.S.O. 1980,
c. 141

2. Section 122b of the Act, as enacted by the Statutes of Ontario, 1983, chapter 52, section 19, is repealed.

3. The Act is amended by adding the following section:

122c.—(1) The commencement of a proceeding before the Board does not stay the operation of a decision or order made under this Act, other than an order to pay the costs of work made under section 124e. No automatic
stay on
appeal

(2) The Board may, on the application of a party to a proceeding before it, stay the operation of a decision or order, other than an order to monitor, record and report. Board may
grant stay

(3) The Board shall not stay the operation of a decision or order if doing so would result in, When stay
may not be
granted

(a) danger to the health or safety of any person;

(b) impairment or serious risk of impairment of the quality of the natural environment for any use that can be made of it; or

- (c) injury or damage or serious risk of injury or damage to any property or to any plant or animal life.

Right to
apply to
remove stay:
new circum-
stances

(4) A party to a proceeding may apply for the removal of a stay if relevant circumstances have changed or have become known to the party since the stay was granted, and the Board may grant the application.

Right to
apply to
remove stay:
new party

(5) A person who is made a party to a proceeding after a stay is granted may, at the time the person is made a party, apply for the removal of the stay, and the Board may grant the application.

Removal of
stay by
Board

(6) The Board, on the application of a party under subsection (4) or (5), shall remove a stay if failure to do so would have one or more of the results mentioned in clauses (3) (a) to (c).

4. Section 123 of the Act, as amended by the Statutes of Ontario, 1981, chapter 49, section 3, is further amended by adding the following subsections:

Decision of
Board not
automatically
stayed on
appeal

(4) An appeal of a decision of the Board to the Divisional Court or to the Minister does not stay the operation of the decision, unless the Board orders otherwise.

Divisional
Court or
Minister may
grant or set
aside stay

(5) Where a decision of the Board is appealed to the Divisional Court or to the Minister, the Divisional Court or the Minister may,

(a) stay the operation of the decision; or

(b) set aside a stay ordered by the Board under subsection (4).

Ontario Water Resources Act

R.S.O. 1980,
c. 361

5. Subsection 22-1 (7) of the *Ontario Water Resources Act*, as enacted by the Statutes of Ontario, 1981, chapter 50, section 1, is repealed.

6.—(1) Subsection 61 (1) of the Act, as amended by the Statutes of Ontario, 1988, chapter 54, section 81, is further amended by striking out “other than an emergency order” in the second and third lines.

(2) Section 61 of the Act, as amended by the Statutes of Ontario, 1988, chapter 54, section 81, is further amended by adding the following subsection:

(1a) Subsection (1) does not apply in respect of a direction, order, report or notice that, in the Director's opinion, is made, given or issued in an emergency by reason of,

Exception:
emergency
orders

- (a) danger to the health or safety of any person;
- (b) impairment or immediate risk of impairment of any waters or any use of waters; or
- (c) injury or damage or immediate risk of injury or damage to any property or to any plant or animal life.

7. Section 62 of the Act, as amended by the Statutes of Ontario, 1983, chapter 51, section 4, is repealed.

8. Section 64 of the Act, as enacted by the Statutes of Ontario, 1983, chapter 51, section 6, is repealed and the following substituted:

64.—(1) The commencement of a proceeding before the Environmental Appeal Board does not stay the operation of a direction, order, report, notice or decision made, issued or given under this Act, other than an order to pay the costs of work made under section 48e.

No automatic
stay on
appeal

(2) The Environmental Appeal Board may, on the application of a party to a proceeding before it, stay the operation of a direction, order, report, notice or decision.

Environ-
mental
Appeal
Board may
grant stay

(3) The Environmental Appeal Board shall not stay the operation of a direction, order, report, notice or decision if doing so would result in,

When stay
may not be
granted

- (a) danger to the health or safety of any person;
- (b) impairment or serious risk of impairment of any waters or any use of waters; or
- (c) injury or damage or serious risk of injury or damage to any property or to any plant or animal life.

(4) A party to a proceeding may apply for the removal of a stay if relevant circumstances have changed or have become known to the party since the stay was granted, and the Environmental Appeal Board may grant the application.

Right to
apply to
remove stay:
new circum-
stances

(5) A person who is made a party to a proceeding after a stay is granted may, at the time the person is made a party,

Right to
apply to
remove stay:
new party

apply for the removal of the stay, and the Environmental Appeal Board may grant the application.

Removal of
stay by
Environ-
mental
Appeal
Board

(6) The Environmental Appeal Board, on the application of a party under subsection (4) or (5), shall remove a stay if failure to do so would have one or more of the results mentioned in clauses (3) (a) to (c).

PART II

WORK DONE BY MINISTRY

Environmental Protection Act

R.S.O. 1980,
c. 141

9. Subsection 41 (2) of the *Environmental Protection Act* is repealed.

10. Section 43 of the Act is repealed.

11. Subsection 68 (2) of the Act, as amended by the Statutes of Ontario, 1983, chapter 52, section 11, is repealed.

12. The Act is amended by adding the following Part:

PART XI-A

WORK DONE BY MINISTRY

Minister may
cause things
to be done

124a. Where an order or decision made under this Act is stayed, the Minister may cause to be done any thing required by the order or decision.

Director may
cause things
to be done

124b.—(1) Where an order or decision made under this Act is not stayed, the Director may cause to be done any thing required by it if,

- (a) a person required by the order or decision to do the thing,
 - (i) has refused to comply with or is not complying with the order or decision,
 - (ii) is not likely, in the Director's opinion, to comply with the order or decision promptly,
 - (iii) is not likely, in the Director's opinion, to carry out the order or decision competently, or

(iv) requests the assistance of the Director in complying with the order or decision; or

(b) in the Director's opinion, it would be in the public interest to do so.

(2) The Director shall give notice of an intention to cause a thing to be done under subsection (1) to each person required by an order or decision made under this Act to do the thing.

Notice of intent to cause things to be done

(3) A person who receives a notice under subsection (2) shall not do the thing referred to in the notice without the permission of the Director.

Idem

124c. Where the Director is authorized by this Act to make a decision or order requiring a person to do a thing and the identity of the person cannot be ascertained, the Director may cause the thing to be done.

Person liable unknown: Director may cause things to be done

124d.—(1) A person who is responsible for doing a thing under section 124a, 124b or 124c may, for the purpose, enter any place on or in which the thing is to be done and any adjacent place without a warrant if,

Entry without judicial order

(a) the entry is made with the consent of an occupier or owner of the place; or

(b) the delay necessary to obtain a warrant under subsection (2) would result in,

(i) danger to the health or safety of any person;

(ii) impairment or serious risk of impairment of the quality of the natural environment for any use that can be made of it; or

(iii) injury or damage or serious risk of injury or damage to any property or to any plant or animal life.

(2) Where a justice of the peace is satisfied on evidence under oath that there is reasonable ground to believe that entry into or on a place is necessary for the purpose of doing a thing under section 124a, 124b or 124c, the justice of the peace may issue a warrant authorizing the person named in the warrant to make the entry and do the thing.

Warrant authorizing entry

(3) A warrant issued under subsection (2) shall,

Execution and expiry of warrant

(a) specify the times, which may be twenty-four hours each day, during which the warrant may be carried out; and

(b) state when the warrant expires.

Extension of
time

(4) A justice of the peace may extend the date on which a warrant expires for such additional periods as the justice of the peace considers necessary.

Use of force

(5) A person authorized under clause (1) (b) or subsection (2) to enter a place for the purpose of doing a thing may call on police officers as necessary and may use force as necessary to make the entry and do the thing.

Assistance

(6) A person named in a warrant issued under subsection (2) may call on any other persons he or she considers advisable to execute the warrant.

Application
without
notice

(7) A justice of the peace may receive and consider an application for a warrant or extension of a warrant under this section without notice to the owner or occupier of the place.

Identification

(8) On the request of an owner or occupier of the place, a person who exercises a power conferred under subsection (1) or (2) shall identify himself or herself and shall explain the purpose of the entry.

Order to pay

124e.—(1) The Director may issue an order to pay the costs of doing any thing caused to be done by the Minister or Director under this Act to any person required by an order or decision made under this Act to do the thing.

Idem

(2) If, after the Minister or Director causes any thing to be done under this Act, the Director ascertains the identity of a person to whom a decision or order requiring the thing to be done could have been issued under this Act, the Director may issue an order to pay the costs of doing the thing to that person.

Order to
pay: contents

(3) An order under subsection (1) or (2) to pay costs shall include,

(a) a description of things that the Minister or Director caused to be done under this Act;

(b) a detailed account of the costs incurred in doing the things; and

- (c) a direction that the person to whom the order is issued pay the costs to the Treasurer of Ontario.

(4) An order under subsection (2) to pay costs shall also include a brief statement of the circumstances giving rise to the decision to cause the things to be done. Idem

124f. At a hearing by the Board on an order to pay costs, the Director may, on reasonable notice to all parties, ask the Board to amend the order by adding new items of cost or by increasing the amounts set out in the order. Costs specified in order to pay may be increased by Board

124g. At a hearing by the Board on an order under subsection 124e (1) to a person to pay the costs of doing things, the Board shall consider only whether any of the costs specified in the order, What Board may consider at hearing on subs. 124e (1) order to pay

- (a) do not relate to a thing that the person was required to do by an order or decision made under this Act, as amended by any Board decision or on any appeal from a Board decision; or

- (b) are unreasonable having regard to what was done.

124h.—(1) An order to pay costs may be filed with a local registrar of the District Court and enforced as if it were an order of the court. Order to pay may be enforced as judgment of the District Court

(2) Section 139 of the *Courts of Justice Act, 1984* applies in respect of an order filed with the District Court under subsection (1) and, for the purpose, the date of filing shall be deemed to be the date of the order. Interest 1984, c. 11

124i.—(1) For the purposes of subsections (2) and (8), a thing done as a result of activities or conditions on real property is a thing done in connection with that property, whether or not the work is done on that property. Interpretation

(2) If an order to pay costs is directed to a person who owns real property in a municipality, and the Director instructs the municipality to recover amounts specified in the order that relate to things done in connection with that property, the municipality shall have a lien on the property for those amounts and they shall be deemed to be municipal taxes in respect of the property and shall be added by the clerk of the municipality to the collector's roll and collected in the same way and with the same priorities as municipal taxes. Costs specified in order to pay may be collected as taxes

Idem
1984, c. 84

(3) A lien created under subsection (2) in favour of a municipality is not an estate or interest of the Crown within the meaning of clause 9 (5) (b) of the *Municipal Tax Sales Act, 1984*.

Idem

(4) Subject to subsection (6), money collected in accordance with subsection (2), less the costs reasonably attributable to the collection, shall be paid by the municipality to the Treasurer of Ontario.

Interpretation:
cancellation price

(5) In subsections (6) and (7), "cancellation price" has the same meaning as in the *Municipal Tax Sales Act, 1984*.

Proceeds of tax sale
R.S.O. 1980, cc. 166, 361

(6) Where there is a sale of land under the *Municipal Tax Sales Act, 1984* and amounts are payable out of the proceeds to the Treasurer of Ontario under this Act, the *Fire Marshals Act* or the *Ontario Water Resources Act*, those amounts shall not be paid until after payment of all other amounts payable out of the proceeds in respect of the cancellation price of the land.

Cancellation price

(7) Despite any provision of the *Municipal Tax Sales Act, 1984*, the treasurer of a municipality may sell land under that Act for less than the cancellation price, so long as the land is not sold for less than what the cancellation price would have been but for this Act, the *Fire Marshals Act* and the *Ontario Water Resources Act*, and the purchaser may be declared to be the successful purchaser under the *Municipal Tax Sales Act, 1984*.

Idem,
territory without
municipal organization
R.S.O. 1980, c. 399

(8) If an order to pay costs is directed to a person who owns real property in territory without municipal organization, and the Director instructs the Land Tax Collector appointed under the *Provincial Land Tax Act* to recover amounts specified in the order that relate to things done in connection with that property, the Crown shall have a lien on the property for those amounts and they shall be deemed to be taxes in respect of the property imposed under section 3 of the *Provincial Land Tax Act* and may be collected in the same way and with the same priorities as taxes under that Act.

Idem

(9) An instruction under subsection (2) or (8) shall state which of the amounts specified in the order to pay relate to things done in connection with the property.

Costs specified in order to pay may be recovered from deposit, financial assurance

124j. Where an order to pay costs is directed to a person who has given a deposit under section 34 or financial assurance under Part X-A, the deposit or financial assurance may be used to recover amounts specified in the order to pay.

13. Section 143 of the Act is repealed.

14. Subsection 146 (1a) of the Act, as enacted by the Statutes of Ontario, 1986, chapter 68, section 14, is amended by inserting after “Act” in the second line “other than an order under section 124e”.

Ontario Water Resources Act

15. The *Ontario Water Resources Act* is amended by adding the following sections: R.S.O. 1980,
c. 361

WORK DONE BY MINISTRY

48a.—(1) Where a direction, order or decision made under this Act is stayed, the Minister may cause to be done any thing required by the direction, order or decision. Minister may
cause things
to be done

(2) Subsection (1) does not apply in respect of reports made under section 33. Exception

48b.—(1) Where a direction, order or decision made by the Director or Minister under this Act is not stayed, the Director may cause to be done any thing required by it if, Director may
cause things
to be done

(a) a person required by the direction, order or decision to do the thing,

(i) has refused to comply with or is not complying with the direction, order or decision,

(ii) is not likely, in the Director's opinion, to comply with the direction, order or decision promptly,

(iii) is not likely, in the Director's opinion, to carry out the direction, order or decision competently, or

(iv) requests the assistance of the Director in complying with the direction, order or decision; or

(b) in the Director's opinion, it would be in the public interest to do so.

(2) Subsection (1) does not apply in respect of reports made under section 33. Exception

(3) The Director shall give notice of an intention to cause a thing to be done under this section to each person required by Notice of
intent to
cause things
to be done

a direction, order or decision made under this Act to do the thing.

Idem

(4) A person who receives a notice under subsection (3) shall not do the thing referred to in the notice without the permission of the Director.

Person liable
unknown:
Director may
cause things
to be done

48c. Where the Director is authorized by this Act to make a direction, order or decision requiring a person to do a thing and the identity of the person cannot be ascertained, the Director may cause the thing to be done.

Entry on
land without
judicial order

48d.—(1) A person who is responsible for doing a thing under section 48a, 48b or 48c may, for the purpose, enter on land on which the thing is to be done and on adjacent lands without a warrant if,

- (a) the entry is made with the consent of an occupier or owner of the land; or
- (b) the delay necessary to obtain a warrant under subsection (2) would result in,
 - (i) danger to the health or safety of any person,
 - (ii) impairment or serious risk of impairment of any waters or any use of waters, or
 - (iii) injury or damage or serious risk of injury or damage to any property or to any plant or animal life.

Warrant
authorizing
entry on land

(2) Where a justice of the peace is satisfied on evidence under oath that there is reasonable ground to believe that entry on certain land is necessary for the purpose of doing a thing under section 48a, 48b or 48c, the justice of the peace may issue a warrant authorizing the person named in the warrant to enter and do the thing on the land.

Execution
and expiry of
warrant

(3) A warrant issued under subsection (2) shall,

- (a) specify the times, which may be twenty-four hours each day, during which the warrant may be carried out; and
- (b) state when the warrant expires.

Extension of
time

(4) A justice of the peace may extend the date on which a warrant expires for such additional periods as the justice of the peace considers necessary.

(5) A person authorized under clause (1) (b) or subsection (2) to enter on land for the purpose of doing a thing may call on police officers as necessary and may use force as necessary to make the entry and do the thing. Use of force

(6) A person named in a warrant issued under subsection (2) may call on any other persons he or she considers advisable to execute the warrant. Assistance

(7) A justice of the peace may receive and consider an application for a warrant or extension of a warrant under this section without notice to the owner or occupier of the land. Application without notice

(8) On the request of an owner or occupier of the land, a person who exercises a power conferred under subsection (1) or (2) shall identify himself or herself and shall explain the purpose of the entry. Identification

48e.—(1) The Director may issue an order to pay the costs of doing any thing caused to be done by the Minister or Director under this Act to any person required by a direction, order or decision made under this Act to do the thing. Order to pay

(2) If, after the Minister or Director causes any thing to be done under this Act, the Director ascertains the identity of a person to whom a direction, order or decision requiring the thing to be done could have been issued under this Act, the Director may issue an order to pay the costs of doing the thing to that person. Idem

(3) An order under subsection (1) or (2) to pay costs shall include, Order to pay: contents

(a) a description of things that the Minister or Director caused to be done under this Act;

(b) a detailed account of the costs incurred in doing the things; and

(c) a direction that the person to whom the order is issued pay the costs to the Treasurer of Ontario.

(4) An order under subsection (2) to pay costs shall also include a brief statement of the circumstances giving rise to the decision to cause the things to be done. Idem

Costs specified in order to pay may be increased by Environmental Appeal Board

What Environmental Appeal Board may consider at hearing on subs. 48e (1) order to pay

48f. At a hearing by the Environmental Appeal Board on an order to pay costs, the Director may, on reasonable notice to all parties, ask the Environmental Appeal Board to amend the order by adding new items of cost or by increasing the amounts set out in the order.

48g. At a hearing by the Environmental Appeal Board on an order under subsection 48e (1) to a person to pay the costs of doing things, the Environmental Appeal Board shall consider only whether any of the costs specified in the order,

(a) do not relate to a thing that the person was required to do by a direction, order or decision made under this Act, as amended by any Environmental Appeal Board decision or on any appeal from an Environmental Appeal Board decision; or

(b) are unreasonable having regard to what was done.

Order to pay may be enforced as judgment of the District Court

Interest
1984, c. 11

48h.—(1) An order to pay costs may be filed with a local registrar of the District Court and enforced as if it were an order of the court.

(2) Section 139 of the *Courts of Justice Act, 1984* applies in respect of an order filed with the District Court under subsection (1) and, for the purpose, the date of filing shall be deemed to be the date of the order.

Interpretation

48i.—(1) For the purposes of subsections (2) and (8), a thing done as a result of activities or conditions on land is a thing done in connection with that land, whether or not the work is done on that land.

Costs specified in order to pay may be collected as taxes

(2) If an order to pay costs is directed to a person who owns land in a municipality, and the Director instructs the municipality to recover amounts specified in the order that relate to things done in connection with that land, the municipality shall have a lien on the land for those amounts and they shall be deemed to be municipal taxes in respect of the land and shall be added by the clerk of the municipality to the collector's roll and collected in the same way and with the same priorities as municipal taxes.

Idem

1984, c. 48

(3) A lien created under subsection (2) in favour of a municipality is not an estate or interest of the Crown within the meaning of clause 9 (5) (b) of the *Municipal Tax Sales Act, 1984*.

(4) Subject to subsection (6), money collected in accordance with subsection (2), less the costs reasonably attributable to the collection, shall be paid by the municipality to the Treasurer of Ontario. Idem

(5) In subsections (6) and (7), “cancellation price” has the same meaning as in the *Municipal Tax Sales Act, 1984*. Interpretation:
cancellation price

(6) Where there is a sale of land under the *Municipal Tax Sales Act, 1984* and amounts are payable out of the proceeds to the Treasurer of Ontario under this Act, the *Environmental Protection Act* or the *Fire Marshals Act*, those amounts shall not be paid until after payment of all other amounts payable out of the proceeds in respect of the cancellation price of the land. Proceeds of tax sale
R.S.O. 1980,
cc. 141, 166

(7) Despite any provision of the *Municipal Tax Sales Act, 1984*, the treasurer of a municipality may sell land under that Act for less than the cancellation price, so long as the land is not sold for less than what the cancellation price would have been but for this Act, the *Environmental Protection Act* and the *Fire Marshals Act*, and the purchaser may be declared to be the successful purchaser under the *Municipal Tax Sales Act, 1984*. Cancellation price

(8) If an order to pay costs is directed to a person who owns land in territory without municipal organization, and the Director instructs the Land Tax Collector appointed under the *Provincial Land Tax Act* to recover amounts specified in the order that relate to work done in connection with that land, the Crown shall have a lien on the land for those amounts and they shall be deemed to be taxes in respect of the land imposed under section 3 of the *Provincial Land Tax Act* and may be collected in the same way and with the same priorities as taxes under that Act. Idem,
territory without
municipal organization
R.S.O. 1980,
c. 399

(9) An instruction under subsection (2) or (8) shall state which of the amounts specified in the order to pay relate to things done in connection with the land. Idem

48j. Where an order to pay costs is directed to a person who has given financial assurance under Part X-A of the *Environmental Protection Act*, the financial assurance may be used to recover amounts specified in the order to pay. Costs specified in order to pay may be recovered from financial assurance
R.S.O. 1980,
c. 141

16. Section 55 of the Act, as amended by the Statutes of Ontario, 1988, chapter 54, section 88, is repealed. R.S.O. 1980,
c. 141

17. Subsection 66 (2) of the Act, as enacted by the Statutes of Ontario, 1986, chapter 68, section 41 and amended by 1988,

chapter 54, section 88, is further amended by inserting after "Act" in the third line "other than an order under section 48e".

PART III

MISCELLANEOUS

Environmental Protection Act

R.S.O. 1980,
c. 141

18. Subsection 6 (1) of the *Environmental Protection Act*, as amended by the Statutes of Ontario, 1986, chapter 68, section 3 and 1988, chapter 54, section 3, is repealed and the following substituted:

Control
orders

(1) When the report of a provincial officer contains a finding that a contaminant discharged into the natural environment is a contaminant the use of which is prohibited by the regulations or is being discharged in contravention of section 13 or the regulations, the Director may issue a control order directed to,

- (a) an owner or previous owner of the source of contaminant;
- (b) a person who is or was in occupation of the source of contaminant; or
- (c) a person who has or had the charge, management or control of the source of contaminant.

19. Subsection 7 (1) of the Act, as amended by the Statutes of Ontario, 1988, chapter 54, section 4, is further amended by striking out "the person responsible for the source of contaminant" at the end and by adding the following clauses:

- (a) an owner or previous owner of the source of contaminant;
- (b) a person who is or was in occupation of the source of contaminant; or
- (c) a person who has or had the charge, management or control of the source of contaminant.

20. Section 16 of the Act, as amended by the Statutes of Ontario, 1988, chapter 54, section 12, is repealed and the following substituted:

16. Where any person causes or permits the discharge of a contaminant into the natural environment, so that land, water, property, animal life, plant life, or human health or safety is injured, damaged or endangered, or is likely to be injured, damaged or endangered, the Director may order the person to,

Remedial
orders

- (a) repair the injury or damage;
- (b) prevent the injury or damage; or
- (c) where the discharge has damaged or endangered or is likely to damage or endanger existing water supplies, provide alternate water supplies.

21. Subsection 17 (1) of the Act, as re-enacted by the Statutes of Ontario, 1983, chapter 52, section 6 and amended by 1988, chapter 54, section 13, is further amended by striking out “or who has” in the third line and substituting “or owned or who has or had”.

22. Subsection 41 (1) of the Act is amended by striking out “the occupant or the person having” in the fourth line and substituting “an owner or previous owner, an occupant or previous occupant or a person who has or had”.

23. Section 42 of the Act is amended by striking out “the owner” in the third line and substituting “an owner or previous owner”.

24. The Act is amended by adding the following section:

120a. When the Director makes an order or decision under this Act of a class prescribed by the regulations, the Director shall serve notice of the order or decision, together with written reasons therefor, on the clerk of any local municipality in which there is land on which the order or decision requires something to be done, permits something to be done or prohibits something from being done.

Notice to
municipalities

25. The Act is further amended by renumbering section 122a, as enacted by the Statutes of Ontario, 1983, chapter 52, section 18, as section 122b and by adding the following section:

122a. The Board shall extend the time in which a person may give a notice under section 121 or 122 requiring a hearing on an order or decision where, in the Board’s opinion, it is just to do so because service of the order or decision on the person did not give the person notice of the order or decision.

Extension of
time for
requiring
hearing

26. Subsection 136 (1) of the Act, as amended by the Statutes of Ontario, 1983, chapter 52, section 23 and 1988, chapter 54, section 45, is further amended by adding the following clauses:

- (r) providing for the method of service of any document or class of documents given or served under this Act;
- (s) prescribing any matter referred to in this Act as prescribed.

27.—(1) Subsection 142 (1) of the Act is repealed and the following substituted:

Service

(1) Any document given or served under this Act or the regulations is sufficiently given or served if it is,

- (a) delivered personally;
- (b) sent by mail addressed to the person to whom delivery or service is required to be made at the latest address for the person appearing on the records of the Ministry; or
- (c) given or served in accordance with regulations respecting service.

(2) Subsection 142 (2) of the Act is amended by striking out “registered” in the first line.

28. Subsection 146a (1) of the Act, as enacted by the Statutes of Ontario, 1986, chapter 68, section 15 and amended by 1989, chapter 72, section 32, is repealed and the following substituted:

Penalty re
actual
pollution

(1) Every corporation convicted of a contravention of subsection 13 (1) or 119 (1) is liable on conviction for each day or part of a day on which the offence occurs or continues to a fine of not less than \$2,000 and not more than \$200,000 on a first conviction and not less than \$4,000 and not more than \$400,000 on each subsequent conviction and not as provided in section 146.

29. Subsections 147 (3) and (4) of the Act, as re-enacted by the Statutes of Ontario, 1986, chapter 68, section 16 and amended by 1988, chapter 54, section 49 and 1989, chapter 72, section 32, are repealed and the following substituted:

(3) Where a natural person is convicted of an offence referred to in subsection (1) that results in an adverse effect, the person is liable, for each day on which the offence occurs or continues, to a fine of not less than \$2,000 and not more than \$50,000 on a first conviction and not less than \$4,000 and not more than \$100,000 on each subsequent conviction, instead of the fine elsewhere provided for the offence.

Penalty where adverse effect occurs

(4) Where a corporation is convicted of an offence referred to in subsection (1) that results in an adverse effect, the corporation is liable, for each day on which the offence occurs or continues, to a fine of not less than \$2,000 and not more than \$1,000,000 on a first conviction and not less than \$4,000 and not more than \$2,000,000 on each subsequent conviction, instead of the fine elsewhere provided for the offence.

Idem, corporation

30. Section 148 of the Act, as enacted by the Statutes of Ontario, 1981, chapter 49, section 5, is repealed and the following substituted:

148.—(1) Proceedings for an offence under this Act or the regulations shall not be commenced later than two years after the later of,

Limitation

- (a) the day on which the offence was committed; and
- (b) the day on which evidence of the offence first came to the attention of a person appointed under section 4.

(2) Clause (1) (b) does not apply in respect of offences committed more than two years before the coming into force of this section.

Idem

31. Section 149 of the Act, as enacted by the Statutes of Ontario, 1983, chapter 52, section 25, is amended by adding the following subsection:

(2) A person who has authority under this Act to order that a thing be done on or in any place also has authority to order any person who owns, occupies or has the charge, management or control of the place to permit access to the place for the purpose of doing the thing.

Idem

32. The Act is further amended by adding the following section:

150.—(1) A person who has authority under this Act to make an order or decision affecting real property also has authority to prohibit any person with an interest in the prop-

Certain dealings with real property prohibited

erty from dealing with the property in any way without first giving a copy of the order or decision to each person acquiring an interest in the property as a result of the dealing.

Registration
of
prohibitions

(2) A certificate setting out a prohibition referred to in subsection (1) may be registered in the proper land registry office on the title of the real property to which the prohibition relates, if the certificate is in the prescribed form, is signed by the Director and is accompanied by a registrable description of the property.

Idem

(3) A prohibition set out in a certificate that is registered under subsection (2) is, from the time of registration, deemed to be directed to each person who subsequently acquires an interest in the real property.

Prohibited
dealings
voidable

(4) A dealing with real property by a person who is prohibited under subsection (1) or (3) from dealing with the property without giving a copy of an order or decision is voidable at the instance of a person who was not given the copy before acquiring an interest in the property as a result of the dealing.

Registration
of withdrawal
of prohibition

(5) A certificate of withdrawal of a prohibition referred to in this section may be registered in the proper land registry office on the title of the real property to which the prohibition relates, if the certificate is in the prescribed form, is signed by the Director and is accompanied by a registrable description of the property.

Idem
R.S.O. 1980,
c. 445

(6) On the registration under the *Registry Act* of a certificate of withdrawal of a prohibition in accordance with subsection (5), the land registrar may delete the entries in the abstract index of the certificate setting out the prohibition and the certificate of withdrawal of the prohibition.

Idem

(7) Registration of a certificate of withdrawal of a prohibition in accordance with subsection (5) has the effect of revoking the prohibition.

Ontario Water Resources Act

R.S.O. 1980,
c. 361

33. Subsection 44 (1) of the *Ontario Water Resources Act*, as amended by the Statutes of Ontario, 1981, chapter 50, section 2, 1983, chapter 51, section 3, 1986, chapter 68, section 35 and 1988, chapter 54, section 76, is further amended by adding the following clauses:

- (ta) providing for the method of service of any document or class of document given or served under this Act;

- (tb) prescribing any matter referred to in this Act as prescribed.

34. Section 54 of the Act, as re-enacted by the Statutes of Ontario, 1981, chapter 50, section 3, is repealed and the following substituted:

54.—(1) Proceedings for an offence under this Act or the regulations made under this Act shall not be commenced later than two years after the later of, Limitations

- (a) the day on which the offence was committed; and
- (b) the day on which evidence of the offence first came to the attention of a person appointed under section 4.

(2) Clause (1) (b) does not apply in respect of offences committed more than two years before the coming into force of this section. Idem

35. Section 61 of the Act, as amended by the Statutes of Ontario, 1988, chapter 54, section 81, is further amended by adding the following subsections:

(2c) The Environmental Appeal Board shall extend the time in which a person may give a notice under subsection (2a) requiring a hearing on a notice, direction, report, order or other decision where, in the opinion of the Environmental Appeal Board, it is just to do so because service of the notice referred to in subsection (2) did not give the person notice of the decision. Extension of time for requiring hearing

(2d) When the Director makes a notice, direction, report, order or other decision under this Act of a class prescribed by the regulations, the Director shall serve notice of the notice, direction, report, order or other decision, together with written reasons therefor, on the clerk of any local municipality in which there is land on which the notice, direction, report, order or other decision requires something to be done, permits something to be done or prohibits something from being done. Notice to municipalities

36. The Act is amended by adding the following section:

64a.—(1) A person who has authority under this Act to make a direction, order, notice or decision affecting land also has authority to prohibit any person with an interest in the land from dealing with the land in any way without first giving Certain dealings with land prohibited

a copy of the direction, order, notice or decision to each person acquiring an interest in the land as a result of the dealing.

Registration
of
prohibitions

(2) A certificate setting out a prohibition referred to in subsection (1) may be registered in the proper land registry office on the title of the land to which the prohibition relates, if the certificate is in the prescribed form, is signed by the Director and is accompanied by a registrable description of the land.

Idem

(3) A prohibition set out in a certificate that is registered under subsection (2) is, from the time of registration, deemed to be directed to each person who subsequently acquires an interest in the land.

Prohibited
dealings with
land voidable

(4) A dealing with land by a person who is prohibited under subsection (1) or (3) from dealing with the land without giving a copy of a direction, order, notice or decision is voidable at the instance of a person who was not given the copy before acquiring an interest in the land as a result of the dealing.

Registration
of withdrawal
of prohibition

(5) A certificate of withdrawal of a prohibition referred to in this section may be registered in the proper land registry office on the title of the land to which the prohibition relates, if the certificate is in the prescribed form, is signed by the Director and is accompanied by a registrable description of the land.

Idem
R.S.O. 1980,
c. 445

(6) On the registration under the *Registry Act* of a certificate of withdrawal of a prohibition in accordance with subsection (5), the land registrar may delete the entries in the abstract index of the certificate setting out the prohibition and the certificate of withdrawal of the prohibition.

Idem

(7) Registration of a certificate of withdrawal of a prohibition in accordance with subsection (5) has the effect of revoking the prohibition.

37. Section 65 of the Act, as enacted by the Statutes of Ontario, 1983, chapter 51, section 7, is amended by adding the following subsection:

Idem

(3) A person who has authority under this Act to make an order requiring that a thing be done on land also has authority to make an order requiring any person who owns, occupies or has the charge, management or control of the land to permit access to the land for the purpose of doing the thing.

38.—(1) Subsection 65b (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 54, section 82, is repealed and the following substituted:

(1) Any document given or served under this Act or the regulations made under this Act is sufficiently given or served if it is, Service

- (a) delivered personally;
- (b) sent by mail addressed to the person to whom delivery or service is required to be made at the latest address for the person appearing on the records of the Ministry; or
- (c) given or served in accordance with regulations made under this Act respecting service.

(2) Subsection 65b (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 54, section 82, is amended by striking out “registered” in the first line.

39. This Act comes into force on the day it receives Royal Assent. Commence-
ment

40. The short title of this Act is the *Environmental Protection Statute Law Amendment Act, 1990*. Short title

CHAPTER 19

An Act to amend the Landlord and Tenant Act with respect to Animals

Assented to June 28th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 109 of the *Landlord and Tenant Act* is amended by adding the following subsections: R.S.O. 1980,
c. 232

(5a) Where the notice of termination is served under clause (1) (c) or (d) and is based on the presence, control or behaviour of an animal in or about the rented premises, a judge hearing an application under section 113 brought by the landlord under subsection (3) or (4) shall not direct the issue of a writ of possession unless the judge is satisfied that the tenant is keeping an animal and that, Criteria re
animals

- (a) the past behaviour of an animal of that species has substantially interfered with the reasonable enjoyment of the premises for all usual purposes by the landlord or the other tenants;
- (b) the presence of an animal of that species has caused the landlord or another tenant to suffer a serious allergic reaction; or
- (c) the presence of an animal of that species or breed is inherently dangerous to the safety of the landlord or the other tenants.

(5b) Even if satisfied that the tenant is keeping an animal Idem and that the criterion set out in clause (5a) (a) or the one set out in clause (5a) (b) has been met, the judge shall not direct the issue of a writ of possession if he or she is also satisfied,

- (a) in the case of a finding under clause (5a) (a), that the animal kept by the tenant did not cause or contribute to the substantial interference;

- (b) in the case of a finding under clause (5a) (b), that the animal kept by the tenant did not cause or contribute to the allergic reaction.

2. The Act is amended by adding the following sections:

Injunctions
and orders
based on "no
pet"
provisions

109a.—(1) No injunction, mandatory order or other order shall be granted against a tenant based on provisions of an agreement respecting the presence, control or behaviour of an animal in or about the rented premises unless the court is satisfied that the tenant is keeping an animal and that,

- (a) the past behaviour of an animal of that species has substantially interfered with the reasonable enjoyment of the premises for all usual purposes by the landlord or the other tenants;
- (b) the presence of an animal of that species has caused the landlord or another tenant to suffer a serious allergic reaction; or
- (c) the presence of an animal of that species or breed is inherently dangerous to the safety of the landlord or the other tenants.

Idem

(2) Even if satisfied that the tenant is keeping an animal and that the criterion set out in clause (1) (a) or the one set out in clause (1) (b) has been met, the judge shall not grant the injunction, mandatory order or other order if he or she is also satisfied,

- (a) in the case of a finding under clause (1) (a), that the animal kept by the tenant did not cause or contribute to the substantial interference;
- (b) in the case of a finding under clause (1) (b), that the animal kept by the tenant did not cause or contribute to the allergic reaction.

"No pet"
provisions
not to be
considered

109b. The provisions of an agreement to which the tenant is a party respecting the presence, control or behaviour of animals and the provisions of similar agreements to which other tenants are parties shall not be considered in determining,

- (a) for the purposes of clauses 109 (1) (c), 109 (5a) (a) and 109a (1) (a), whether there has been substantial interference with the reasonable enjoyment of the premises for all usual purposes by the landlord or the other tenants; or

- (b) for the purposes of clause 109 (1) (d), whether the safety or other *bona fide* and lawful right, privilege or interest of any other tenant in the residential premises has been seriously impaired.

3. Subsections 109 (5a) and (5b) and sections 109a and 109b Transition
of the Act, as enacted by sections 1 and 2 of this Act, apply to every proceeding the hearing of which, including the hearing of an appeal, is completed on or after the day this Act comes into force, even if the proceeding was commenced before that day.

4. This Act comes into force on the day it receives Royal Commence-
Assent. ment

5. The short title of this Act is the *Landlord and Tenant* Short title
Amendment (Animals) Act, 1990.

CHAPTER 20

An Act to amend the Retail Sales Tax Act

Assented to December 20th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Clause (ba) of paragraph 4 of section 1 of the *Retail Sales Tax Act*, as enacted by the Statutes of Ontario, 1989, chapter 15, section 1 and amended by 1989, chapter 38, section 1, is repealed and the following substituted: R.S.O. 1980,
c. 454

(ba) the tax imposed pursuant to any provision of the *Excise Tax Act* (Canada), except the tax imposed by Part IX of that Act, or the *Excise Act* (Canada) in respect of the tangible personal property or the taxable service or the sale or acquisition of either of them. R.S.C. 1985,
cc. E-15,
E-14

2.—(1) Subsection 2 (9) of the Act, as amended by the Statutes of Ontario, 1981, chapter 38, section 1 and 1983, chapter 27, section 2, is repealed and the following substituted:

(9) An amount paid under this Act as tax that is not payable as tax and that was not paid to discharge liability under an assessment made under this Act shall be refunded if application for the refund is made to the Minister within four years after the date of payment of the amount. Application
for refund

(9a) Only one application may be made under subsection (9) in respect of the same amount. Limitation

(9b) If the amount that is the subject of an application under subsection (9) was paid in the course of performing a contract and was repaid by another party to the contract, the amount may be refunded to the other party. Refund to
contracting
party

(2) Subsection 2 (11) of the Act is amended by striking out “three” in the first line, in the eighth line and in the ninth line and substituting in each instance “four”.

(3) Subsection 2 (12) of the Act is amended by striking out “three” in the fifth line and substituting “four”.

3. Section 2a of the Act, as enacted by the Statutes of Ontario, 1986, chapter 1, section 2, is repealed.

4.—(1) Subclause 2b (3) (b) (ii) of the Act, as enacted by the Statutes of Ontario, 1989, chapter 38, section 3, is amended by striking out “for a term of at least seven days” in the first and second lines.

(2) Subsection 2b (3) of the Act, as enacted by the Statutes of Ontario, 1989, chapter 38, section 3, is amended by adding the following clause:

- (d) despite clause (b), where the tangible personal property referred to in subclause (b) (ii) is ordinarily leased to different purchasers, each of whom will lease the tangible personal property for a period of less than thirty days, the tax imposed under subsection 2b (1) shall be apportioned among all purchasers who lease the tangible personal property during the period that a new pneumatic tire is attached thereto or in connection with which the tire has been supplied, in such manner as may be prescribed by the Minister.

5. Paragraph 45 of subsection 5 (1) of the Act, as re-enacted by the Statutes of Ontario, 1983, chapter 27, section 4, is repealed and the following substituted:

- 45. machinery, equipment or processing materials purchased for the use of a manufacturer, or for the use of a producer, to be used directly in the manufacture or production of tangible personal property or directly in, and exclusively for, the research or development by the manufacturer or producer of either,
 - (a) goods for manufacture or production by the manufacturer or producer or for the manufacture or production of others, or
 - (b) manufacturing or production processes for use by the manufacturer or producer or the use of others,

if the machinery, equipment or processing materials are prescribed by the Minister, but the exemption conferred by this paragraph does not apply to any

machinery or equipment used in any manner, process, industry, enterprise or by any person prescribed by the Minister as not entitled to the exemption conferred by this paragraph.

6.—(1) Subsection 12 (1) of the Act is repealed and the following substituted:

(1) For each twelve-month period during which tax is collected commencing on the 1st day of April, there may be paid to each vendor holding a valid and subsisting permit issued under section 3, the lesser of,

Compensation to vendors

(a) \$1,500; or

(b) the aggregate of,

(i) 5 per cent of the tax collected by the vendor in the period and shown in a return that is made in accordance with this Act and the regulations and in which the tax shown to have been so collected is \$400 or more,

(ii) \$20 for each return with respect to tax collected by the vendor in the period that is made in accordance with this Act and the regulations and in which the tax shown to have been so collected exceeds \$20 and is less than \$400, and

(iii) the tax collected by the vendor in the period and shown on a return that is made in accordance with this Act and the regulations and in which the tax shown to have been so collected does not exceed \$20,

as compensation for the vendor's services in collecting and remitting the tax imposed by this Act and the vendor may deduct the compensation from the amount otherwise to be remitted to the Treasurer in accordance with section 11.

(2) Section 12 of the Act is amended by adding the following subsection:

(1a) There may be paid to each vendor holding a valid and subsisting permit issued under section 3 for the twelve-month period during which tax was collected commencing on the 1st day of April, 1990 and ending on the 31st day of March, 1991, the lesser of,

Transitional

- (a) \$1,100; or
- (b) the aggregate of.
 - (i) 5 per cent of the tax collected by the vendor in the period and shown in a return that is made in accordance with this Act and the regulations and in which the tax shown to have been so collected is \$400 or more,
 - (ii) \$20 for each return with respect to the tax collected by the vendor in the period that is made in accordance with this Act and the regulations and in which the tax shown to have been so collected exceeds \$20 and is less than \$400, and
 - (iii) the tax collected by the vendor in the period and shown on a return that is made in accordance with this Act and the regulations and in which the tax shown to have been so collected does not exceed \$20,

as compensation for the vendor's services in collecting and remitting the tax imposed by this Act and the vendor may deduct such compensation from the amount otherwise to be remitted to the Treasurer in accordance with section 11.

7. Subsection 14 (2) of the Act, as enacted by the Statutes of Ontario, 1986, chapter 66, section 7, is repealed and the following substituted:

Records of
vendors of
taxable
services

(2) Every vendor of taxable services shall keep records of all purchases and sales made by the vendor of tangible personal property, and records of all purchases and sales made by the vendor of taxable services, whether for consumption, use or resale, and any failure to do so constitutes an offence under this Act.

8. Section 15 of the Act, as amended by the Statutes of Ontario, 1986, chapter 66, section 8, is repealed and the following substituted:

Confiden-
tiality

15.—(1) Except as authorized by this section, no person employed by the Government of Ontario shall,

- (a) knowingly communicate or knowingly allow to be communicated to any person any information obtained by or on behalf of the Minister for the purposes of this Act; or

- (b) knowingly allow any person to inspect or to have access to any record or thing obtained by or on behalf of the Minister for the purposes of this Act.

(2) No person employed by the Government of Ontario shall be required, in connection with any legal proceedings, Testimony

- (a) to give evidence relating to any information obtained by or on behalf of the Minister for the purposes of this Act; or
- (b) to produce any record or thing obtained by or on behalf of the Minister for the purposes of this Act.

(3) Subsections (1) and (2) do not apply in respect of, Exception

- (a) criminal proceedings under any Act of the Parliament of Canada;
- (b) proceedings in respect of the trial of any person for an offence under an Act of the Legislature; or
- (c) proceedings relating to the administration or enforcement of this Act or the collection or assessment of tax under this Act.

(4) A person employed by the Government of Ontario may, in the course of duties in connection with the administration or enforcement of this Act, Communi-
cation

- (a) communicate or allow to be communicated to another person employed by the Government of Ontario in the administration or enforcement of any law, information obtained by or on behalf of the Minister for the purposes of this Act; and
- (b) allow another person employed by the Government of Ontario in the administration or enforcement of any law, to inspect or have access to any record or thing obtained by or on behalf of the Minister for the purposes of this Act.

(5) A person who receives information or obtains access to any record or thing under subsection (4) has a duty to communicate or furnish to the Minister on a reciprocal basis any information, record or thing obtained by the person that affects the administration or enforcement of this Act. Reciprocal
communi-
cation

(6) Any information, record or thing communicated or furnished under this section may be used only for the administra- Use of
information

tion or enforcement of this Act or an Act that is administered or enforced by the person receiving the information, record or thing.

Idem

(7) The Minister may permit information or a copy of any record or thing obtained by or on behalf of the Minister for the purposes of this Act to be given to,

- (a) the person from whom the information, record or thing was obtained; or
- (b) any person,
 - (i) for the purpose of an objection or appeal that has been or may be taken by the person under this Act arising out of an assessment of tax under this Act in connection with which the information, record or thing was obtained, or
 - (ii) by whom an amount payable under this Act is payable or has been paid; or
- (c) the legal representative of a person mentioned in clause (a) or (b) or the agent of the person authorized in writing in that behalf.

Information

(8) The Minister may permit information or a copy of any record or thing obtained by or on behalf of the Minister for the purposes of this Act to be given to any person employed by any government if,

- (a) the information, record or thing obtained by that government for the purpose of any Act that imposes a tax or duty are communicated or furnished on a reciprocal basis to the Minister; and
- (b) the information, record or thing will not be used for any purpose other than the administration or enforcement of a law that provides for the imposition of a tax or duty.

Tax policy

(9) The Minister may communicate or allow to be communicated to an official of the Ministry of Treasury and Economics, solely for the purpose of evaluating and formulating tax policy, information obtained under this Act.

Offence

(10) Every person who contravenes any provision of this section is guilty of an offence and on conviction is liable to a fine of not more than \$2,000.

9. Subsection 16 (3) of the Act is amended by striking out “three” in the second line and substituting “four”.

10. Subsection 17 (4) of the Act is amended by striking out “three” in the third line and in the twelfth line and substituting in each instance “four”.

11. Section 32 of the Act, as amended by the Statutes of Ontario, 1983, chapter 27, section 11, is repealed and the following substituted:

32.—(1) If on a particular date a debt as calculated under subsection (2) is payable by any person, the person shall be charged interest payable to the Treasurer at the prescribed rate and calculated in the prescribed manner on the amount of the debt from that date to the date the amount is received by the Minister. Interest

(2) The amount of the debt payable by a person under this Act at a particular date is the amount by which, Calculation

(a) the aggregate of,

- (i) all tax under this Act collectable by the person as a vendor or payable by the person as a purchaser before that date,
- (ii) all amounts or penalties or both assessed under this Act against the person at any time before that date, and
- (iii) the total of all amounts of interest charged under this section against the person in respect of a period of time ending before that date,

exceeds,

(b) the aggregate of,

- (i) the amount of all taxes remitted or paid by the person under this Act prior to that date, and
- (ii) the total of all amounts of interest credited to the person in respect of a period of time ending before that date.

Compounding (3) The interest under subsection (1) shall be computed and compounded daily or as otherwise prescribed by the Minister to the date on which it is paid.

12. Section 33 of the Act, as amended by the Statutes of Ontario, 1986, chapter 1, section 11, is repealed and the following substituted:

Overpayment **33.** If an amount in respect of an overpayment is refunded or applied on other liability or if by a decision of the Minister under section 22 or by a decision of a court, it is finally determined that the tax payable under this Act is less than the amount assessed in a notice of assessment under section 16, 16a or 17 to which objection was made or from which appeal was taken and the decision makes it appear that there has been an overpayment of tax, interest at the rate prescribed, computed and compounded daily, or as otherwise prescribed by the Minister, shall be paid or applied from the date the overpayment arose to the date of refund or application on other liability, unless the amount of interest is less than \$1, in which case no interest shall be paid or applied under this section.

13. The Act is amended by adding the following section:

Directors **40a.**—(1) Where a corporation has failed to collect tax or has collected tax and failed to remit the tax or has failed to pay any interest or penalty relating thereto, the directors of the corporation at the time the corporation was required to collect or remit the taxes or to pay the interest or penalty relating thereto, are jointly and severally liable, together with the corporation to pay such amounts.

Exception (2) A director of a corporation is not liable under subsection (1) unless,

- (a) a warrant of execution for the amount of the corporation's liability as described in subsection (1) has been issued under clause 35 (1) (b) and directed to the sheriff of the county or district in which any property of the corporation is located or situate and the warrant has been returned by the sheriff unsatisfied in whole or in part;
- (b) the corporation has commenced liquidation or dissolution proceedings, or has been dissolved, or has lost control or possession of its property in proceedings described in subsection 20 (2), the amount of the corporation's liability described under subsection (1) has been proven or, in respect of proceed-

ings described in subsection 20 (2), a claim for the amount has been made within six months after the earlier of the date of the commencement of the proceedings and the date of dissolution, or in the case of proceedings described in subsection 20 (2), the date when the remaining property of the corporation has been realized and the proceeds distributed; or

- (c) the corporation has made an assignment or a receiving order has been made against it under the *Bankruptcy Act* (Canada) and a claim for the amount of the corporation's liability referred to in subsection (1) has been proved within six months after the date of the assignment or receiving order.

R.S.C. 1985,
c. B-3

(3) A director of a corporation is not liable for a failure described under subsection (1) if the director exercised the degree of care, diligence and skill to prevent the failure that a reasonably prudent person would have exercised in comparable circumstances.

Prudent
director

(4) The Minister may assess any person for any amount payable by the person under this section and, where the Minister sends a notice of assessment, the sections of this Act respecting assessments, objections and appeals apply with such modifications as the circumstances require.

Assessment

(5) Any assessment under subsection (4) of any amount payable by a person who is a director of a corporation shall not be made more than two years after the person last ceased to be a director of the corporation.

Time limit

(6) Where execution referred to in clause (2) (a) has been issued, the amount recoverable from a director is the amount remaining unsatisfied after execution.

Execution

(7) Where a director of a corporation pays an amount in respect of a corporation's liability described in subsection (1) that is proved in liquidation, dissolution or bankruptcy proceedings or in respect of which a claim has been made in proceedings described in subsection 20 (2), the director is entitled to any preference that Her Majesty in right of Ontario would have been entitled to had the amount not been so paid and, where a warrant of execution has been issued and directed to the sheriff of the county or district in which any property of the corporation is located or situate, the director is entitled to an assignment of the warrant of execution to the extent of the director's payment, and the Minister is empowered to make the assignment.

Idem

Allocation by
Minister

(8) For the purposes of this section, the Minister may apply any payment or payments made by or on behalf of the corporation under this Act to any of the liabilities described in subsection (1) including penalties and interest relating thereto and any liability for tax payable by the corporation under section 2 including any penalty and interest relating thereto.

14. Subsection 41 (3) of the Act is amended by striking out “three” in the sixth line and substituting “four”.

15.—(1) Subsection 45 (2) of the Act, as amended by the Statutes of Ontario, 1981, chapter 38, section 4, 1983, chapter 27, section 16 and 1986, chapter 1, section 13, is further amended by adding the following clause:

(l) prescribing circumstances or situations in which no tax is payable upon a transfer of tangible personal property between related persons.

(2) Subsection 45 (3) of the Act, as amended by the Statutes of Ontario, 1982, chapter 36, section 10, 1983, chapter 27, section 16, 1986, chapter 66, section 12 and 1989, chapter 38, section 7, is further amended by adding the following clauses:

- (o) providing for a rebate of tax paid on tangible personal property purchased in Ontario and taken outside Ontario to be used permanently outside Ontario and prescribing the terms and conditions under which the rebate may be made;
- (p) providing for a rebate or partial rebate of the tax paid on transient accommodation by a person who is not a resident of Ontario and prescribing the terms and conditions under which the rebate or partial rebate may be made.

Commence-
ment

16.—(1) Except as provided in subsection (2), this Act comes into force on the day it receives Royal Assent.

Commence-
ment and
application

(2) Sections 1, 2, 3, 5, 6, 9, 10, 11, 12, 13 and 14 and subsection 15 (2),

- (a) come into force on the day Bill C-62 (an Act to amend the *Excise Tax Act* (Canada) and certain other Acts) passed on the 10th day of April, 1990 by the House of Commons of Canada receives Royal Assent; and

- (b) apply in respect of sales made or prices of admission paid, or both, on or after the 1st day of January, 1991.

17. The short title of this Act is the *Retail Sales Tax Amendment Act, 1990*. Short title

CHAPTER 21

**An Act to authorize borrowing on the credit of the
Consolidated Revenue Fund**

Assented to December 20th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Borrowing
authorized
R.S.O. 1980,
c. 161

1.—(1) The Lieutenant Governor in Council may borrow in any manner provided by the *Financial Administration Act* such sums, not exceeding a total aggregate amount of \$5,000,000,000, as are considered necessary to discharge any indebtedness or obligation of Ontario, to make any payment authorized or required by any Act to be made out of the Consolidated Revenue Fund or to reimburse the Consolidated Revenue Fund for money expended for any of such purposes.

Other Acts

(2) The authority to borrow conferred by this Act is in addition to that conferred by any other Act.

Expiry

2. No order in council authorizing borrowing under this Act shall be made after the 30th day of September, 1991.

Commence-
ment

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is the *Ontario Loan Act, 1990*.

CHAPITRE 21

Loi autorisant des emprunts garantis par le Trésor

Sanctionnée le 20 décembre 1990

SA MAJESTÉ, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui suit :

1 (1) Le lieutenant-gouverneur en conseil peut, conformément à la *Loi sur l'administration financière* et pour un montant total ne dépassant pas 5 000 000 000 \$, contracter les emprunts jugés nécessaires afin d'acquitter une dette ou un engagement de l'Ontario, d'effectuer un paiement prélevé sur le Trésor qui est autorisé ou requis par une loi ou de rembourser le Trésor des sommes d'argent utilisées à ces fins.

Autorisation
d'emprunter
L.R.O. 1980,
chap. 161

(2) L'autorisation d'emprunter que confère la présente loi s'ajoute aux autorisations conférées par d'autres lois.

Autres lois

2 Nul décret autorisant un emprunt en vertu de la présente loi n'est pris après le 30 septembre 1991.

Cessation
d'effet

3 La présente loi entre en vigueur le jour où elle reçoit la sanction royale.

Entrée en
vigueur

4 Le titre abrégé de la présente loi est *Loi de 1990 sur les emprunts de l'Ontario*.

Titre abrégé

CHAPTER 22

An Act to amend the Corporations Tax Act

Assented to December 20th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Subclause 1 (1) (aa) (i) of the *Corporations Tax Act*, as re-enacted by the Statutes of Ontario, 1985, chapter 11, section 1, is repealed. R.S.O. 1980,
c. 97

(2) Clause 1 (1) (ja) of the Act, as enacted by the Statutes of Ontario, 1985, chapter 11, section 1, is repealed.

(3) Subsection 1 (1) of the Act, as amended by the Statutes of Ontario, 1981, chapter 37, section 1, 1983, chapter 29, section 1, 1984, chapter 29, section 1 and 1985, chapter 11, section 1, is further amended by adding the following clause:

(ab) subsection 248 (7) of the *Income Tax Act* (Canada) does not apply for the purposes of this Act. R.S.C. 1952,
c. 148

(4) Sub-subclause 1 (2) (d) (iv) (A) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 42, section 1, is repealed and the following substituted:

(A) the other provision shall be deemed to apply for the purposes of the application of sections 12 and 12.2, subsection 13 (7), paragraph 13 (7.1) (e), subparagraph 13 (21) (f) (vii), subsection 14 (3), section 20, paragraphs 37 (1) (d) and (e), subparagraphs 53 (2) (c) (vi), (vii) and (viii) and 53 (2) (h) (ii), (iii) and (iv), sections 56 and 60, subparagraph 66.1 (6) (b) (xi), section 66.8, paragraph 67.1 (2) (d), paragraph 84 (1) (c.3), section 88, paragraph 95 (1) (f), subsection 96 (2.1), paragraphs 110 (1) (k), 111 (1) (e) and 127.2 (6) (a), subsections 127.2 (8) and 127.3 (6), paragraph 133 (8) (b), subsection 137 (4.3), section 138, paragraph 138.1 (1) (k), section 248 and subsection

258 (5) of the *Income Tax Act* (Canada) for the purposes of this Act.

(5) Subsection 1 (7) of the Act, as enacted by the Statutes of Ontario, 1986, chapter 39, section 1, is amended by adding at the end “and regulations related to this subsection may have retroactive application if they so state”.

(6) Section 1 of the Act, as amended by the Statutes of Ontario, 1981, chapter 37, section 1, 1983, chapter 29, section 1, 1984, chapter 29, section 1, 1985, chapter 11, section 1, 1986, chapter 39, section 1 and 1988, chapter 42, section 1, is further amended by adding the following subsections:

Private
corporation
year-end
election

(1a) Section 194 of *An Act to amend the Income Tax Act, the Canada Pension Plan, the Unemployment Insurance Act, 1971, the Federal-Provincial Fiscal Arrangements and Federal Post-Secondary Education and Health Contributions Act, 1977 and certain related Acts*, being the Statutes of Canada, 1988, chapter 55, applies for the purposes of this Act with respect to the end of taxation years of private corporations and in the application thereof,

- (a) references therein to “the said Act” shall be read as references to the *Income Tax Act* (Canada);
- (b) any election made thereunder by a private corporation shall be deemed,
 - (i) to be an election made under the *Income Tax Act* (Canada) for the purposes of the application of subsection 1 (4), and
 - (ii) to have been made under both that Act and this Act; and
- (c) any fiscal period referred to therein shall be the same for the purposes of the *Income Tax Act* (Canada) and this Act.

Deemed
delivery by
registered
mail

(8) Where a receipt is obtained from the addressee on the delivery of anything required or permitted by this Act to be delivered by registered mail, the delivery shall be deemed to have been made by registered mail for the purposes of this Act, and a “registered letter” includes any letter deemed by this subsection to have been delivered by registered mail.

2. The Act is amended by adding the following section:

5a.—(1) In this section and in subsection 73 (2a),

Definitions

“avoidance transaction” means any transaction,

- (a) that, but for this section, would result directly or indirectly in a tax benefit, unless the transaction may reasonably be considered to have been undertaken or arranged in good faith primarily for purposes other than to obtain the tax benefit, or
- (b) that is part of a series of transactions which would result directly or indirectly in a tax benefit but for this section, unless the transaction may reasonably be considered to have been undertaken or arranged in good faith primarily for purposes other than to obtain the tax benefit;

“tax benefit” means a reduction, avoidance or deferral of tax or other amount payable by a corporation under this Act or under the *Income Tax Act* (Canada) or an increase in a refund of tax or other amount under this Act or under the *Income Tax Act* (Canada);

R.S.C. 1952,
c. 148

“tax consequences”, to a corporation, means the amount of,

- (a) the corporation’s income, taxable income, taxable income earned in a jurisdiction other than Ontario, taxable income earned in Canada or taxable income earned in Canada in a jurisdiction other than Ontario,
- (b) the corporation’s paid-up capital, taxable paid-up capital, taxable paid-up capital that is deemed to be used by the corporation in a jurisdiction outside Ontario, paid-up capital employed in Canada, taxable paid-up capital employed in Canada or taxable paid-up capital employed in Canada that is deemed to be used by the corporation in a jurisdiction outside Ontario,
- (c) any gross premium referred to in Part IV that is payable to the corporation or its agent or agents,
- (d) any amount, other than an amount referred to in clause (a), (b) or (c), payable by or refundable to the corporation under this Act or that is relevant for the purposes of determining any other amount referred to in this subsection;

“transaction” includes an arrangement or event.

Determi-
nation of tax
consequences

(2) If a transaction is an avoidance transaction, the tax consequences to a corporation shall be determined in a manner that is reasonable in the circumstances in order to deny the tax benefit under this Act that would otherwise result directly or indirectly from the transaction, or from a series of transactions that includes the transaction.

Saving

(3) Subsection (2) does not apply to a transaction if it is reasonable to consider that the transaction would not result directly or indirectly in a misuse or abuse of the provisions of this Act, having regard to the provisions of this Act, other than this section, read as a whole.

Nature of
determination

(4) Without restricting the generality of subsection (2), in any determination thereunder of the tax consequences of a transaction to a corporation,

- (a) any deduction in computing an amount referred to in clause (a), (b), (c) or (d) of the definition of "tax consequences" in subsection (1) may be allowed or disallowed in whole or in part;
- (b) any deduction referred to in clause (a), any income or loss or other amount used in the determination of any amount payable or refundable under this Act may be allocated to any person;
- (c) the nature of any payment or other amount may be recharacterized; and
- (d) the tax effects that would otherwise result from the application of other provisions of this Act may be ignored.

Consequential
adjustments

(5) If a notice of assessment, reassessment or additional assessment involving the application of subsection (2) with respect to a transaction has been sent to a corporation, or a notice of determination under subsection 73 (2a) has been sent to the corporation, any other corporation is entitled, within 180 days after the day of mailing of the notice, to request in writing that the Minister make an assessment, reassessment or additional assessment applying subsection (2), or make a determination under subsection 73 (2a), with respect to the transaction.

Duty of the
Minister

(6) On receipt of a request by a corporation under subsection (5), the Minister shall consider the request and make an assessment or a determination under subsection 73 (2a) with respect to the corporation, despite the expiry of any time limit under subsection 73 (7), except that an assessment or determi-

nation may be made under this subsection only to the extent that it may be reasonably regarded as relating to a transaction referred to in subsection (5).

(7) The tax consequences to any corporation after the application of this section shall be determined only through a notice of assessment, reassessment or additional assessment, or through a notice of determination under subsection 73 (2a), involving the application of this section.

Notice of assessment, etc.

3. Section 7 of the Act is repealed and the following substituted:

7. The taxable income of a corporation for a taxation year is its income for the taxation year plus the additions required by Division C and less the deductions permitted by Division C.

Interpretation

4.—(1) Subsection 12 (2) of the Act is repealed and the following substituted:

(2) In the application of section 10 of the *Income Tax Act* (Canada) for the purposes of this Act, the amount determined by a corporation for the purposes of that Act as the value of property described in an inventory shall apply for the purposes of this Act, except that if the Minister is of the opinion that the value has been incorrectly determined by the corporation, the Minister may determine the value under section 10 of that Act for the purposes of this Act.

Inventory
R.S.C. 1952,
c. 148

(2) Subsection 12 (6) of the Act, as re-enacted by the Statutes of Ontario, 1985, chapter 11, section 6, is repealed and the following substituted:

(6) Every corporation shall include in its income from a business or property for a taxation year an amount equal to 5/15.5 of all payments deducted in computing its income for the taxation year that are paid or payable to a non-resident person with whom the corporation was not dealing at arm's length in respect of,

Management fees, rents, royalties and similar payments to non-residents

(a) a management or administration fee or charge;

(b) a rent, royalty or similar payment; or

(c) a right in or to the use of,

(i) a motion picture film,

- (ii) a film or video tape for use in connection with television, other than solely in connection with and as part of a news program produced in Canada, or
- (iii) where the amount is paid or payable after the 31st day of December, 1988, any other means of reproduction for use in connection with television, other than solely in connection with and as part of a news program produced in Canada.

Saving

(6aa) Subsection (6) does not apply in respect of a payment paid or payable to a non-resident person if the non-resident person is a corporation liable for tax imposed by this Act and the amount of the payment has been included in computing the corporation's taxable income earned in Canada.

(3) Subsection 12 (7) of the Act is amended by striking out that portion before clause (a) and substituting the following:

Deductions
allowed

(7) Paragraphs 20 (1) (a) and (v.1) of the *Income Tax Act* (Canada) are not applicable in computing the income of a corporation for a taxation year from a business or property for the purposes of this Act, and in lieu thereof there may be deducted such of the following amounts as are applicable:

(4) Clause 12 (7) (c) of the Act is repealed.

(5) Clause 12 (7) (d) of the Act is repealed and the following substituted:

Resource
allowance

(d) such amount as is allowed to the corporation by the regulations in respect of oil or gas resources in Canada or mineral resources in Canada.

(6) Subsection 12 (9b) of the Act, as enacted by the Statutes of Ontario, 1984, chapter 29, section 2, is repealed and the following substituted:

Banks

(9b) In the application of section 26 of the *Income Tax Act* (Canada) for the purposes of this Act,

(a) despite subclause 1 (2) (d) (vi), the amounts referred to in subparagraphs 26 (1) (c) (i) and 26 (2) (c) (i) of the *Income Tax Act* (Canada) shall

be the amounts that were deductible under subsection 26 (2) of that Act in computing the income of the bank for the taxation years referred to in those subparagraphs for the purposes of that Act, and not the amounts that were deductible under subsection 26 (2) of that Act as that subsection applied for the purposes of this Act in computing the bank's income for those years for the purposes of this Act;

- (b) no amount shall be deducted under paragraph 26 (2) (a), (b), (c) or (e) of that Act, for the purpose of computing the income of a bank for a taxation year for the purposes of this Act, in excess of the amount deducted by the bank under that paragraph for the purposes of computing its income for the taxation year for the purposes of that Act, unless all amounts deductible by the bank under that paragraph have been deducted in computing its income for a previous taxation year or years for the purposes of that Act; and
- (c) the reference to subsections 26 (1) and (2) of that Act in subsection 26 (4) of that Act shall be deemed not to be a reference to those subsections as they applied for the purposes of this Act under the predecessor of this subsection.

(7) Subsections 12 (14) and (15) of the Act, as enacted by the Statutes of Ontario, 1984, chapter 29, section 2, are repealed.

(8) Section 12 of the Act, as amended by the Statutes of Ontario, 1981, chapter 37, section 3, 1982, chapter 19, section 1, 1983, chapter 29, section 2, 1984, chapter 29, section 2, 1985, chapter 11, section 6 and 1986, chapter 39, section 2, is further amended by adding the following subsections:

(6c) In the application of paragraph 18 (1) (s) of the *Income Tax Act* (Canada) for the purposes of this Act, the reference therein to "this Part" shall be read as a reference to Part II of this Act.

Loans or
lending assets

(9c) In the application of section 12.3 and subsection 20 (26) of the *Income Tax Act* (Canada) for the purposes of this Act, the prescribed amount of a corporation's net reserve inclusion referred to in section 12.3 and the prescribed amount of a corporation's net reserve adjustment referred to

Net reserve
adjustment
and inclusion

in subsection 20 (26) are the amounts prescribed by the regulations under this Act.

R.S.C. 1952,
c. 148, s.
33.1 not
applicable

(10a) Section 33.1 of the *Income Tax Act* (Canada) is not applicable in computing the income of a corporation for a taxation year for the purposes of this Act.

Interest and
property tax
transition
rule

(18) In the application of subsection 18 (2) of the *Income Tax Act* (Canada) for the purposes of this Act, subsection 10 (23) of the Statutes of Canada, 1988, chapter 55, as it applies for the purposes of the application of subsection 10 (6) of that Act (which repealed and re-enacted subsection 18 (2) of the *Income Tax Act* (Canada)), applies for the purposes of this Act.

Idem

(19) In the application of subsections 18 (2.3) and (2.4) of the *Income Tax Act* (Canada) for the purposes of this Act, any reference therein to "the Minister" shall be read as a reference to the Minister of National Revenue.

5. The Act is further amended by adding the following sections:

Definitions

12a.—(1) In this section,

R.S.C. 1952,
c. 148

"amalgamated corporation" means a corporation that is a new corporation for the purposes of section 87 of the *Income Tax Act* (Canada);

"base period", of a corporation for a particular taxation year, means the three previous taxation years of the corporation or, where the corporation has had fewer than three previous taxation years, the period commencing on the first day of its first taxation year and ending immediately before the particular taxation year, except that,

- (a) if the corporation is an amalgamated corporation that, after the amalgamation, has had fewer than three taxation years ending before the particular taxation year, the base period,
 - (i) shall commence on the earliest day within the thirty-six-month period immediately before the particular taxation year on which a taxation year of a predecessor corporation commenced, and

- (ii) shall end immediately before the particular taxation year, or
 - (b) if the corporation was a parent corporation in a winding-up to which subsection 88 (1) of the *Income Tax Act* (Canada) applied and has had fewer than three taxation years ending before the particular taxation year, the base period,
 - (i) shall commence on the earliest day within the thirty-six-month period immediately before the particular taxation year on which a taxation year of the parent corporation or of a subsidiary corporation commenced, and
 - (ii) shall end immediately before the particular taxation year;
- “contract payment” has the meaning given to that expression by subsection 127 (9) of the *Income Tax Act* (Canada);
- “eligible qualified expenditure” means a qualified expenditure made after the 20th day of April, 1988;
- “eligible research property” means research property acquired after the 20th day of April, 1988;
- “expenditure base”, of a corporation for a particular taxation year, means the ratio of the number of days in the taxation year after the 20th day of April, 1988, to the number of days in the corporation’s base period for the particular taxation year, multiplied by the amount if any by which the aggregate of,
- (a) all qualified expenditures made by the corporation during the base period, and
 - (b) all amounts paid by the corporation during the base period that may reasonably be considered to be repayments of amounts referred to in clause (d) received by the corporation before or during the base period,

exceeds the aggregate of,

- (c) all amounts each of which was deducted by the corporation under subsection 127 (5) of the *Income Tax Act* (Canada) in determining the amount of tax payable for a taxation year if,

- (i) the amount deducted is reasonably attributable to a qualified expenditure made by the corporation in or before the base period, and
- (ii) the amount deducted was included under paragraph 12 (1) (t) of that Act, as applicable for the purposes of this Act, in computing the corporation's income for a taxation year ending in the base period or was first required to be included in an amount determined under paragraph 13 (7.1) (e), subparagraph 13 (21) (f) (vii) or paragraph 37 (1) (e) of that Act, as applicable for the purposes of this Act, for a taxation year ending in the base period, and
- (d) all amounts received or receivable by the corporation in the base period as government assistance, non-government assistance or a contract payment, to the extent that each amount may reasonably be considered to relate to a qualified expenditure made by the corporation;

"government assistance" and "non-government assistance" have the meanings given to those expressions by subsection 127 (9) of the *Income Tax Act* (Canada);

"net eligible qualifying expenditures" of a corporation for a taxation year means that amount, if any, by which,

- (a) the aggregate of,
 - (i) all eligible qualified expenditures made by the corporation in the taxation year, and
 - (ii) all payments made by the corporation in the taxation year that may reasonably be considered to be repayments of amounts described in subclause (b) (i) in respect of the taxation year or a prior taxation year,

exceeds,

- (b) the aggregate of,
 - (i) all amounts received or receivable by the corporation in the taxation year as government assistance, non-government assistance or a contract payment, to the extent that each amount may reasonably be considered to

relate to an eligible qualified expenditure made by the corporation,

- (ii) all amounts deducted by the corporation under subsection 127 (5) of the *Income Tax Act* (Canada) in computing tax payable under that Act for the previous taxation year, to the extent that the amounts deducted may reasonably be attributable to eligible qualified expenditures made by the corporation, and
- (iii) any amount by which the aggregate determined under this clause in respect of the immediately preceding taxation year exceeds the aggregate determined under clause (a) for the immediately preceding taxation year;

“Ontario allocation factor”, of a corporation for a taxation year, means the fraction equal to “A/B” where,

- (a) “A” equals the amount of taxable income of the corporation, or the taxable income of the corporation earned in Canada if the corporation is a corporation to which subsection 2 (2) applies, that would be determined for the taxation year if no amount were deductible under this section or section 12b and that would not be considered for the purposes of section 31 to have been earned in jurisdictions other than Ontario, except that the taxable income or the taxable income earned in Canada shall be deemed to be \$1 if there would otherwise be no taxable income or taxable income earned in Canada, and
- (b) “B” equals the taxable income of the corporation, or the taxable income of the corporation earned in Canada if the corporation is a corporation to which subsection 2 (2) applies, that would be determined for the taxation year if no amount were deductible under this section or section 12b, except that the taxable income or the taxable income earned in Canada shall be deemed to be \$1 if there would otherwise be no taxable income or taxable income earned in Canada;

“parent corporation” means a corporation that is a “parent” under subsection 88 (1) of the *Income Tax Act* (Canada);

“predecessor corporation” means a corporation that was a predecessor corporation referred to in section 87 of the

Income Tax Act (Canada) and includes any corporation in respect of which a predecessor corporation was an amalgamated corporation;

“qualified expenditure” means an expenditure made by a corporation in respect of scientific research and experimental development carried on in Ontario that is a qualified expenditure for the purposes of section 127 of the *Income Tax Act* (Canada), or that would have been a qualified expenditure for the purposes of that section but for the corporation previously specifying the expenditure for the purposes of clause 194 (2) (a) (ii) (A) of that Act, but does not include an expenditure of the type described in subparagraph 37 (7) (f) (i), (ii) or (iii) of that Act;

“research property” means property of a corporation referred to in subparagraph 37 (1) (b) (i) of the *Income Tax Act* (Canada);

“scientific research and experimental development” has the meaning prescribed by regulation made under the *Income Tax Act* (Canada) for the purposes of paragraph 37 (7) (b) of that Act;

“specified percentage”, in respect of a particular research property, is the percentage represented by the ratio of all amounts deducted under this section in respect of the research property to the capital cost of the research property;

“subsidiary corporation” means a corporation that is a “subsidiary” under subsection 88 (1) of the *Income Tax Act* (Canada).

Research and
development
super
allowance

(2) A corporation may deduct a research and development super allowance in computing its income from a business for a taxation year in an amount calculated according to the following formula:

$$A = \frac{(B \times C) + (D \times E)}{F}$$

Where:

“A” is the research and development super allowance for the corporation for the taxation year;

“B” is 0.35 if the corporation is a Canadian-controlled private corporation throughout the taxation year, or 0.25 otherwise;

“C” is the lesser of the net eligible qualifying expenditures of the corporation for the taxation year or the expenditure base of the corporation for the taxation year;

“D” is 0.525 if the corporation is a Canadian-controlled private corporation throughout the taxation year, or 0.375 otherwise;

“E” is the amount, if any, by which the net eligible qualifying expenditures of the corporation for the taxation year exceed the expenditure base of the corporation for the taxation year;

“F” is the corporation’s Ontario allocation factor for the taxation year unless the Ontario allocation factor is 0, in which case “F” is 1.

(3) In determining the amount of the expenditure base of an amalgamated corporation for a particular taxation year, each amount determined under clauses (a) to (d) in the definition of “expenditure base” in subsection (1) includes all amounts described under those clauses in respect of any predecessor corporation in respect of all of its taxation years commencing in the base period of the amalgamated corporation.

Expenditure
base after
amalgamation

(4) If subsection 88 (1) of the *Income Tax Act* (Canada) applies with respect to a winding-up of a subsidiary corporation, the amount of the expenditure base of the parent corporation for a particular taxation year includes in each amount determined under clauses (a) to (d) in the definition of “expenditure base” in subsection (1), all amounts described under those clauses in respect of the subsidiary corporation in respect of its taxation years commencing in the base period of the parent corporation.

Expenditure
base after
winding-up
into parent

(5) The expenditure base for a taxation year of a corporation that is associated with one or more other corporations during the taxation year shall be determined according to the following formula:

Associated
corporations

$$B = A \times C / D$$

Where:

“B” is the expenditure base for the corporation for the particular taxation year;

“A” is the aggregate of,

- (a) the expenditure base of the corporation that would be determined, but for this subsection, for the particular taxation year, and
- (b) the expenditure base, as determined without reference to this subsection, of each corporation with which the corporation was associated at any time during the particular taxation year, for each taxation year of each associated corporation ending in the same calendar year as the particular taxation year;

“C” is the net eligible qualifying expenditures of the corporation for the particular taxation year; and

“D” is the aggregate of “C” and the net eligible qualifying expenditures of each corporation with which the corporation was associated at any time during the particular taxation year for each taxation year of each associated corporation ending in the same calendar year as the particular taxation year.

Recapture on
disposition of
eligible
research
property

(6) Except as provided in subsections (7) and (8), if a corporation has disposed of an eligible research property at any time in a particular taxation year, there shall be included in computing the income of the corporation for the particular taxation year an amount equal to the lesser of,

- (a) the specified percentage of the lesser of the fair market value of the property at the time of the disposition or the capital cost to the corporation of the property immediately before the disposition; or
- (b) the amount, if any, by which the aggregate of,
 - (i) all amounts deducted under this section by the corporation in computing its income for any taxation year commencing before the disposition and by any corporation associated with the corporation in the particular taxation year in computing its income for any taxation year ending in or before the particular taxation year,

exceeds the aggregate of,

- (ii) all amounts included by virtue of this subsection in respect of any other eligible research property in computing the income of the corporation for any taxation year commencing

before the disposition, or in computing the income of any corporation associated with the corporation in the particular taxation year, for any taxation year ending in or before the particular taxation year.

(7) If subsection 85 (1) or 88 (1) of the *Income Tax Act* (Canada) is applicable with respect to the disposition of eligible research property by a corporation to another corporation that is associated with the corporation in the taxation year in which the disposition occurs, Idem

- (a) the property shall be deemed to be eligible research property of the other corporation; and
- (b) if the capital cost of the eligible research property to the corporation exceeds the proceeds of disposition, the capital cost of the eligible research property to the other corporation shall be deemed to be the amount that was the capital cost thereof to the corporation.

(8) If section 87 or subsection 88 (1) of the *Income Tax Act* (Canada) is applicable with respect to an amalgamation of two or more corporations or to a winding-up of a subsidiary corporation, the amalgamated corporation or the parent corporation, as applicable, shall be deemed, Idem

- (a) to have deducted, in computing its income for a taxation year commencing before the amalgamation or winding-up, all amounts deducted under this section by any predecessor corporation or subsidiary corporation, as applicable, in computing its income for a taxation year; and
- (b) to have included, in computing its income for any taxation year commencing before the amalgamation or winding-up, all amounts included under this section by any predecessor corporation or subsidiary corporation, as applicable, in computing its income for a taxation year.

(9) If section 87 of the *Income Tax Act* (Canada) is applicable in respect of an amalgamation of two or more corporations, the capital cost to the amalgamated corporation of any property that was eligible research property of a predecessor corporation and that becomes the property of the amalgamated corporation because of the amalgamation shall be deemed to be the capital cost thereof to the predecessor cor- Capital cost
after amalga-
mation

poration and the property shall be deemed to be eligible research property of the amalgamated corporation.

Eligible
qualified
expenditures
to associated
corporation

(10) If a corporation has in a taxation year ending in a particular calendar year made a payment to another corporation associated with the corporation in the taxation year, the following rules apply:

1. If the payment would, but for this subsection, be a qualified expenditure made by the corporation in the taxation year, such portion of the payment as may reasonably be regarded as a payment for or on account of a scientific research and experimental development expenditure to be made by the other corporation, in a taxation year of the other corporation ending after the particular calendar year, shall be deemed, for the purposes of this section, not to have been paid at the time at which it was actually paid, but to have been paid on the last day of the taxation year of the other corporation in which the expenditure was made by that other corporation.
2. If the payment is received by the other corporation in a taxation year ending in a calendar year preceding the particular calendar year, the payment shall be deemed for the purposes of this section, if it may reasonably be regarded as a payment for or on account of a scientific research and experimental development expenditure to be made by the other corporation in a taxation year following the year in which the payment was received by it, not to have been paid to the other corporation in the taxation year in which it was actually paid, but to have been paid on the last day of the taxation year of the other corporation in which the expenditure was made by that other corporation.

Where
previously
associated

(11) If another corporation was not associated with a particular corporation in a taxation year, but was associated with the particular corporation at any time during the particular corporation's base period for the taxation year, and all or substantially all of the property of the previously associated corporation that was used by it in carrying on any business during the base period was acquired in any manner by the particular corporation, or by one or more corporations associated with the particular corporation in the taxation year, the following rules apply for the purposes of this section:

1. The previously associated corporation shall be deemed to continue to exist, if it has ceased to exist.
2. The previously associated corporation shall be deemed to be associated with the particular corporation in the taxation year.
3. The previously associated corporation shall be deemed to have had taxation years ending on the same day in each year as the last day of its taxation year in which it was last associated with the particular corporation.

(12) Subsection (11) does not apply if,

Exception

- (a) the previously associated corporation was a predecessor corporation of the particular corporation, or of a corporation associated with the particular corporation in the taxation year; or
- (b) the previously associated corporation was a subsidiary corporation that was wound up before the taxation year and whose parent corporation was either the particular corporation or a corporation associated with the particular corporation in the taxation year.

(13) If a corporation is a member of a partnership, the following rules apply for the purposes of this section:

Corporate partners

1. If the partnership makes, during a fiscal period of the partnership, an expenditure that would be a qualified expenditure if made by a corporation, an amount equal to the proportion of the expenditure that the corporation's share of the income or loss of the partnership for the fiscal period bears to the total income or loss of the partnership for the fiscal period shall be deemed to be a qualified expenditure made by the corporation in the taxation year of the corporation in which that fiscal period ends.
2. If the partnership disposes of a property that would be an eligible research property of the partnership if the partnership were a corporation, an amount equal to the proportion of the amount that would be included under this section, as a result of the disposition, in the income of the partnership, if the partnership were a corporation, that the corporation's share of the income or loss of the partnership

for the fiscal period in which the property was disposed of bears to the total income or loss of the partnership in the fiscal period shall be included in computing the income of the corporation for the taxation year in which the fiscal period ends.

Maximum
deduction by
limited
partner

(14) If a corporation is a limited partner in a limited partnership at any time in a taxation year and is deemed by subsection (13) to have made a qualified expenditure that is an eligible qualified expenditure, the following rules apply:

1. The maximum amount deductible under subsection (2) by the corporation in the taxation year in respect of the corporation's share of a qualified expenditure made by the limited partnership shall not exceed the aggregate of,
 - i. the share of the income, if any, of the limited partnership included in the computation of income of the corporation for the taxation year, and
 - ii. any amount included in the income of the corporation for the taxation year under paragraph 2 of subsection (13).
2. If the amount determined under paragraph 1 is less than the amount that would have been otherwise deductible under this section for the taxation year by the corporation in respect of its share of the eligible qualified expenditure made by the limited partnership, the amount of the difference shall be included in the determination of the corporation's limited partnership loss for the taxation year in respect of the limited partnership as otherwise determined under subsection 96 (2.1) of the *Income Tax Act* (Canada), as applicable for the purposes of this Act.

Anti-
avoidance

(15) A corporation is not entitled to a deduction under this section during a year with respect to any expenditure made by it if, as a result of a transaction or an event, or a series of transactions or events, it is reasonable for the Minister to believe that one of the principal purposes of the carrying out of such a transaction or event or series of transactions or events is to enable the corporation to claim a deduction under this section that would not otherwise be allowed.

Definitions

12b.—(1) In this section,

“amalgamated corporation” means a corporation that is a “new corporation” for the purposes of section 87 of the *Income Tax Act* (Canada);

R.S.C. 1952,
c. 148

“eligible asset”, of a corporation, means prescribed manufacturing and processing machinery or equipment acquired by the corporation after the 31st day of December, 1988 and before the 1st day of January, 1992, or prescribed pollution control equipment acquired by the corporation after the 17th day of May, 1989, that,

- (a) has not been used by any person for any purpose before being acquired by the corporation,
- (b) is first used by the corporation in Ontario, and
- (c) is used by the corporation for the purpose of earning income from a business;

“eligible asset pool”, of a corporation for a taxation year, means the amount, if any, by which the aggregate of,

- (a) the eligible cost to the corporation at the end of the taxation year of the eligible assets of the corporation for the taxation year or a prior taxation year,
- (b) the eligible cost to the corporation immediately before disposition of the eligible assets of the corporation for the taxation year or a prior taxation year that were acquired and disposed of by the corporation at any time before the end of the taxation year, and
- (c) all amounts each of which is an amount in respect of an eligible asset included under subparagraph 13 (21) (f) (ii.1) of the *Income Tax Act* (Canada) in the determination of the undepreciated capital cost to the corporation at the end of the taxation year of depreciable property of a prescribed class,

exceeds,

- (d) the aggregate of,
 - (i) all amounts each of which is an amount in respect of an eligible asset included under subparagraph 13 (21) (f) (vii) or (viii) of the *Income Tax Act* (Canada) in determining the undepreciated capital cost to the corporation

at the end of the taxation year of depreciable property of a prescribed class,

- (ii) all amounts each of which is an amount included in the income of the corporation, or of a subsidiary corporation or a predecessor corporation, for the taxation year, or for a prior taxation year, under paragraph 12 (1) (t) of the *Income Tax Act* (Canada), as made applicable for the purposes of this Act, in respect of an eligible asset, and
- (iii) all amounts each of which is the amount of the eligible asset pool of the corporation for a prior taxation year in respect of which the corporation was entitled under this section to deduct an amount in computing its income;

“eligible assets of the corporation for the taxation year” means the eligible assets that were acquired by the corporation in the taxation year or a prior taxation year and in respect of which,

- (a) the taxation year is the first taxation year in which the corporation may include an amount under subparagraph 13 (21) (f) (i) of the *Income Tax Act* (Canada) in respect of those assets in the determination of the undepreciated capital cost of depreciable property of a prescribed class, and
- (b) no amount has been included under subparagraph 13 (21) (f) (i) of the *Income Tax Act* (Canada) by a subsidiary corporation or predecessor corporation in the determination of the undepreciated capital cost of depreciable property of a prescribed class of the corporation for a taxation year;

“eligible cost”, to a corporation at a particular date of eligible assets of the corporation for a taxation year, means,

- (a) in respect of eligible assets that are prescribed manufacturing and processing machinery or equipment, the capital cost to the corporation of the assets at that date, and
- (b) in respect of eligible assets that are prescribed pollution control equipment acquired in a particular taxation year by the corporation, or by a subsidiary corporation or predecessor corporation, the lesser of,

- (i) the capital cost to the corporation of the assets at that date, or
- (ii) the amount by which,

(A) \$20,000,000 multiplied by the ratio of the number of days in the particular taxation year to 365, or, if the particular taxation year commenced before the 18th day of May, 1989, by the ratio of the number of days in that taxation year after the 17th day of May, 1989, to 365,

exceeds,

(B) the capital cost to the corporation of the eligible assets acquired in the particular year that have been included in the eligible asset pool of the corporation for a prior taxation year;

“Ontario allocation factor”, of a corporation for a taxation year, has the same meaning as in subsection 12a (1);

“parent corporation” means a corporation that is a “parent” under subsection 88 (1) of the *Income Tax Act* (Canada);

“predecessor corporation” means a corporation that was a predecessor corporation referred to in section 87 of the *Income Tax Act* (Canada) and includes a corporation in respect of which a predecessor corporation was an amalgamated corporation;

“specified rate”, of a corporation for a taxation year, means the rate calculated according to the following formula:

$$A = 0.1 \times (B / E) + 0.15 \times (C / E) + 0.3 \times (D / E)$$

Where:

“A” is the specified rate of the corporation for the taxation year,

“B” is the eligible cost to the corporation of all eligible assets of the corporation for the taxation year acquired by the corporation before the 1st day of January, 1990,

“C” is the eligible cost to the corporation of all eligible assets of the corporation for the taxation year

acquired by the corporation after the 31st day of December, 1989 and before the 1st day of January, 1991,

“D” is the eligible cost to the corporation of all eligible assets of the corporation for the taxation year acquired by the corporation after the 31st day of December, 1990,

“E” is the aggregate of “B”, “C” and “D”;

“subsidiary corporation” means a corporation that is a “subsidiary” under subsection 88 (1) of the *Income Tax Act* (Canada).

Current cost
adjustment
deduction

(2) A corporation may deduct in computing its income from a business for a taxation year a current cost adjustment deduction calculated according to the following formula:

$$A = (B / C) \times D$$

Where:

“A” is the current cost adjustment deduction for the taxation year;

“B” is the corporation’s eligible asset pool for the taxation year;

“C” is the corporation’s Ontario allocation factor for the taxation year unless the Ontario allocation factor is 0, in which case “C” is 1; and

“D” is the corporation’s specified rate for the taxation year.

Date of
acquisition

(3) If the Minister believes, reasonably, that the corporation has delayed the acquisition of an asset primarily for the purposes of either claiming a deduction under this section or claiming a deduction at a higher specified rate, the Minister may, for the purposes of determining a deduction under this section, deem the acquisition to have occurred on another date.

Corporate
partners

(4) If a corporation is a member of a partnership that has acquired property in a particular fiscal period that would be an eligible asset under this section if acquired by a corporation on the date of acquisition by the partnership, the following rules apply for the purposes of this section:

1. The property shall be deemed to have been acquired jointly by the partners, not by the partnership, on the date the property was acquired by the partnership.
 2. The capital cost to the corporation of its interest in the property for the purposes of this section is that proportion of the capital cost of the property to the partnership at the end of the fiscal period of the partnership during which the property was acquired that the corporation's share of the income or loss of the partnership for the fiscal period bears to the total income or loss of the partnership for the fiscal period.
 3. The property shall be deemed to be an eligible asset of the corporation for the taxation year in which the fiscal period of the partnership ends in which the partnership may first include an amount under subparagraph 13 (21) (f) (i) of the *Income Tax Act* (Canada) in respect of the property in the determination of the undepreciated capital cost of depreciable property of a prescribed class.
 4. The amount of the corporation's eligible asset pool for a taxation year is increased by an amount equal to the proportion of any repaid assistance, included under subparagraph 13 (21) (f) (ii.1) of the *Income Tax Act* (Canada) in determining the undepreciated capital cost to the partnership of depreciable property of a prescribed class at the end of the fiscal period of the partnership ending in the taxation year, that is the corporation's share of the income or loss of the partnership for the fiscal period and reduced by the same proportion of any amount included by the partnership under subparagraph 13 (21) (f) (viii) of that Act for the fiscal period in determining the undepreciated capital cost of the partnership's depreciable property of a prescribed class.
- (5) If a corporation claiming a deduction under this section is an amalgamated corporation or a parent corporation, the following rules apply for the purposes of this section:
1. Each eligible asset acquired on a particular date by a subsidiary corporation or a predecessor corporation shall be deemed to have been acquired by the corporation on the same date.

Amalgama-
tions and
winding-up

2. The capital cost of the asset to the corporation shall be deemed to be the capital cost thereof to the predecessor corporation or the subsidiary corporation.
3. An eligible asset pool of a subsidiary corporation or a predecessor corporation for a prior taxation year shall be deemed to be an eligible asset pool of the corporation for a prior taxation year.

Anti-
avoidance

(6) A corporation is not entitled to a deduction under this section with respect to an asset if the acquisition or use of the asset was part of or related to a series of transactions or events and it is reasonable for the Minister to believe that one of the principal purposes for the acquisition of the asset was for use by another person or for use outside Ontario.

6. Subsection 13 (4) of the Act is amended by adding the following clause:

- (e) if the property is an interest in a partnership,
 - (i) there shall be deducted in respect of each fiscal period of the partnership ending before that time all amounts deducted by the corporation for a taxation year commencing before that time,
 - (A) under section 12a in respect of the corporation's share of the qualified expenditures made by the partnership in the fiscal period, and
 - (B) under section 12b in respect of the portion of the property of the partnership deemed to be eligible assets acquired by the corporation, and
 - (ii) there shall be added in respect of each fiscal period of the partnership ending before that time all amounts included in the income of the corporation for a taxation year commencing before that time under subsection 12a (14),

except to the extent that all or a portion of any such amounts may reasonably be considered to have been included in the corporation's limited partnership loss in respect of the partnership for the taxation year in which the fiscal period of the partnership ended.

7. The Act is further amended by adding the following section:

16a. For the purposes of this Act, a reference in this Act or in the *Income Tax Act* (Canada) to section 64 of the *Income Tax Act* (Canada) shall be deemed to be a reference to subsections 16 (1) and (1a) of this Act as they read on the 31st day of December, 1986 with respect to dispositions made by a corporation before the 1st day of January, 1987.

Reserve on
disposition of
resource
property
R.S.C. 1952,
c. 148

8.—(1) Subsection 18 (5) of the Act, as re-enacted by the Statutes of Ontario, 1981, chapter 37, section 6, is repealed.

(2) Subsection 18 (7) of the Act, as re-enacted by the Statutes of Ontario, 1983, chapter 29, section 7, is repealed and the following substituted:

(7) Subsections 66 (11) and (11.3) of the *Income Tax Act* (Canada), except paragraph 66 (11) (e), are applicable for the purposes of this Act.

Change in
control
R.S.C. 1952,
c. 148

(7a) Subsections 66 (11.4) and (11.5) of the *Income Tax Act* (Canada) are applicable for the purposes of this Act with respect to acquisitions of Canadian resource properties.

Idem

(3) Subsection 18 (14) of the Act, as re-enacted by the Statutes of Ontario, 1981, chapter 37, section 6 and amended by 1983, chapter 29, section 7 and 1988, chapter 42, section 4, is further amended by striking out “in sections 18a and 18b” in the amendment of 1988 and substituting “in sections 18a, 18b and 18c”.

(4) Subsection 18 (14) of the Act, as re-enacted by the Statutes of Ontario, 1981, chapter 37, section 6 and amended by 1983, chapter 29, section 7 and 1988, chapter 42, section 4, is further amended by relettering clause (ia) as clause (ic) and by adding the following clauses:

(ga) “original owner”, of a Canadian resource property, means the person who would be the “original owner” of that property under paragraph 66 (15) (g.11) of the *Income Tax Act* (Canada) if that paragraph were read without the references therein to “foreign resource property”, “foreign exploration and development expenses” and to subsections 66 (2), (3) and (4) and 66.7 (2) and (13) of that Act;

(ha) “predecessor owner”, of a Canadian resource property, means the person who would be the “predecessor owner” of that property under paragraph 66 (15) (g.4) of the *Income Tax Act* (Canada) if that paragraph were read without the references therein to “foreign resource property” and to subsections 66.7 (2) and (15) of that Act;

(ia) “production”, from a Canadian resource property, has the meaning given to that expression by paragraph 66 (15) (h.01) of the *Income Tax Act* (Canada), except that with respect to iron ore, the production from a Canadian resource property means the iron ore produced from the property processed to any stage that is not beyond the prime metal stage or its equivalent;

(ib) “reserve amount” has the meaning given to that expression by paragraph 66 (15) (h.02) of the *Income Tax Act* (Canada).

9.—(1) Clause 18a (b) of the Act, as enacted by the Statutes of Ontario, 1981, chapter 37, section 7, is amended by adding at the beginning “subject to section 18d”.

(2) Subclause 18a (b) (iii) of the Act, as enacted by the Statutes of Ontario, 1981, chapter 37, section 7, is amended by inserting after “(xi)” in the second line “and (xiii)”.

(3) Section 18a of the Act, as enacted by the Statutes of Ontario, 1981, chapter 37, section 7, is amended by striking out “and” at the end of clause (b), by adding “and” at the end of clause (c) and by adding the following clause:

(d) the reference to the Minister in clause 66.1 (6) (a) (ii.1) (D) of the *Income Tax Act* (Canada) shall be read as a reference to the Minister of National Revenue.

R.S.C. 1952,
c. 148

10.—(1) Section 18b of the Act, as enacted by the Statutes of Ontario, 1988, chapter 42, section 5, is amended by striking out “to (12.73)” in the first line and substituting “to (12.74)”.

(2) Clause 18b (a) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 42, section 5, is amended by striking out “(12.69) and (12.73)” in the second line and substituting “(12.69), (12.73) and (12.74)”.

(3) Section 18b of the Act is further amended by striking out “and” at the end of clause (b), by adding “and” at the end of clause (c) and by adding the following clause:

- (d) expenditures described in subparagraph 66.1 (6) (a) (i) or (ii.1) of that Act renounced before the 14th day of October, 1988 shall be deemed to have been renounced within ninety days after the 31st day of December, 1987.

11. The Act is further amended by adding the following sections:

18c. Section 66.7 of the *Income Tax Act* (Canada), other than subsections (2), (8), (13) and (15) and paragraphs (10) (f) and (h), is applicable for the purposes of this Act, except that in the application thereof,

Successor
rules
R.S.C. 1952,
c. 148

- (a) references to “Canadian exploration and development expenses” shall be read as references to only Canadian exploration and development expenses incurred before the 20th day of May, 1981; and
- (b) the section shall be read without the references to “foreign exploration and development expenses”, “foreign resource property” and “foreign resource properties”.

18d. Subsection 66 (13.1) of the *Income Tax Act* (Canada) is applicable for the purposes of this Act and in the application thereof the reference to paragraph 66.2 (2) (c) of that Act shall be deemed to include a reference to clause 18a (b).

Proration of
“CDE” and
“COGPE”
for short
taxation
years
R.S.C. 1952,
c. 148

18e. Section 66.8 of the *Income Tax Act* (Canada) is applicable for the purposes of this Act and in the application thereof the foreign exploration and development expenses referred to in clause (1) (a) (i) (D) of that Act shall be limited to only those foreign exploration and development expenses that are deductible.

Limited
partnership
resource
expenditures
R.S.C. 1952,
c. 148

12. Section 20 of the Act is amended by adding the following subsections:

(3) In the application of section 67.3 of the *Income Tax Act* (Canada) for the purposes of this Act, references in paragraphs (c) and (d) thereof to “this Act” shall be read as references to the *Income Tax Act* (Canada).

Application
of
R.S.C. 1952,
c. 148,
s. 67.3

Treatment of
foreign
resource
properties on
amalgamation

(4) In the application of subsection 69 (13) of the *Income Tax Act* (Canada) for the purposes of this Act, the proceeds of disposition of a foreign resource property shall be deemed to be the cost amount to the corporation of the foreign resource property immediately before the amalgamation or merger.

13. Section 21 of the Act, as amended by the Statutes of Ontario, 1988, chapter 42, section 7, is repealed and the following substituted:

Benefit
conferred on
corporation

21.—(1) If a person at any time confers a benefit on a corporation either directly or indirectly by any means, the amount of the benefit shall be included in computing the corporation's income or taxable income earned in Canada for the taxation year in which the benefit is conferred, to the extent that,

- (a) the amount of the benefit is not otherwise included in the corporation's income or taxable income earned in Canada; and
- (b) the amount of the benefit would be so included if the amount were a payment made directly by the person to the corporation and the corporation were resident in Canada.

Arm's length

(2) If it is established that a transaction was entered into by persons dealing at arm's length, in good faith and not pursuant to or as part of any other transaction, and not to effect payment, in whole or in part, of an existing or future obligation, no party to the transaction shall be regarded for the purpose of this section as having conferred a benefit on a party with whom he or she was dealing.

14. Section 25 of the Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 9, 1985, chapter 11, section 10, 1986, chapter 39, section 7 and 1988, chapter 42, section 10, is further amended by adding the following subsection:

Limited
partnership
losses
R.S.C. 1952,
c. 148

(7) In the application of subsection 96 (2.1) of the *Income Tax Act* (Canada) for the purposes of this Act, in determining the amount otherwise determined under paragraph 96 (2.1) (a) of that Act,

- (a) there shall be added all amounts deducted by the corporation for the taxation year,
 - (i) under section 12a in respect of the corporation's share of the qualified expenditures

made by the partnership in the fiscal period,
and

- (ii) under section 12b in respect of the portion of the property of the partnership deemed to be eligible assets acquired by the corporation;
and

- (b) there shall be deducted all amounts included in the income of the corporation for the taxation year under subsection 12a (14) in respect of dispositions made by the partnership.

15. The Act is further amended by adding the following section:

26a.—(1) A corporation that is required under paragraph 132.1 (1) (d) of the *Income Tax Act* (Canada) to include an amount in its income for a taxation year for the purposes of that Act shall include the amount in its income for the taxation year for the purposes of this Act.

Application
of
R.S.C. 1952,
c. 148,
s. 132.1

(2) In computing the adjusted cost base to the corporation of a unit in a mutual fund trust, there shall be included any amount added to the adjusted cost base of the unit under subsection 132.1 (2) of that Act for the purposes of that Act.

Mutual fund
trust unit

16.—(1) Subsection 27 (2) of the Act, as re-enacted by the Statutes of Ontario, 1983, chapter 29, section 10, is repealed and the following substituted:

(2) In the application of subsections 110.1 (2) and (3) of the *Income Tax Act* (Canada) for the purposes of this Act, a “receipt” includes a photostatic reproduction of the receipt.

Receipts for
gifts to
charities, etc.
R.S.C. 1952,
c. 148

(2) Subsection 27 (3) of the Act is repealed and the following substituted:

(3) In the application of the definition of “registered Canadian amateur athletic association” and “registered charity” in subsection 248 (1) of the *Income Tax Act* (Canada) for the purposes of this Act, the references therein to “Minister” shall be read as references to the Minister of National Revenue.

Interpretation

(3) Section 27 of the Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 10, 1984, chapter 29, section 8, 1985, chapter 11, section 11, 1986, chapter 39, section 8 and 1988, chapter 42, section 11, is further amended by adding the following subsections:

Idem

(10) In the application of paragraph 111 (4) (e) of the *Income Tax Act* (Canada) for the purposes of this Act,

- (a) the reference therein to the Minister shall be read as a reference to the Minister of National Revenue; and
- (b) the paragraph shall be read without reference to the words "under this Part".

Idem

(11) In the application of subsections 111 (5.1), (5.2) and (5.3) of the *Income Tax Act* (Canada) for the purposes of this Act, the references therein to "this Part" shall be read as references to Part II of this Act.

Limited
partnership
losses

(12) In the application of paragraph 111 (1) (e) of the *Income Tax Act* (Canada) for the purposes of this Act, in determining the amount otherwise determined under clause 111 (1) (e) (ii) (B) of that Act,

- (a) there shall be included all amounts deducted by the corporation for the taxation year under,
 - (i) section 12a in respect of the corporation's share of the qualified expenditures made by the partnership in that fiscal period, and
 - (ii) section 12b in respect of the portion of the property of the partnership deemed to be eligible assets acquired by the corporation; and
- (b) there shall be deducted all amounts included in the income of the corporation for the taxation year under subsection 12a (14) with respect to dispositions made by the partnership.

17. The Act is further amended by adding the following section:

Reduction of
non-capital
loss
deductible
R.S.C. 1952,
c. 148

27a.—(1) The Minister may direct that the maximum amount that may be deducted by a corporation in a taxation year under paragraph 111 (1) (a) of the *Income Tax Act* (Canada), as applicable for the purposes of this Act, in respect of a non-capital loss incurred in a particular taxation year, shall not exceed the amount determined under subsection (2) if,

- (a) the corporation deducted an amount under section 12a or 12b, or both, in determining the amount of its non-capital loss for the particular taxation year and the Ontario allocation factor of the corporation

for the taxation year in which an amount in respect of the loss is to be deducted is greater than 120 per cent of the Ontario allocation factor for the particular taxation year in which the loss was incurred; or

- (b) the Minister has directed the maximum amount deductible in respect of the loss for a prior taxation year.

(2) If the Minister makes a direction under subsection (1) in respect of a loss to be deducted in a taxation year of a corporation, the maximum amount that may be deducted by the corporation in respect of a non-capital loss incurred in a particular taxation year shall be determined according to the following formula:

$$D = (A + B) - C$$

Where:

“D” is the maximum amount deductible by the corporation in the taxation year in respect of the non-capital loss incurred in the particular taxation year;

“A” is the amount by which the non-capital loss for the particular taxation year exceeds the total of any amounts deducted under section 12a or 12b or both sections for the particular taxation year;

“B” is the allocation adjustment as determined under clause (3) (c); and

“C” is the aggregate of all amounts, each of which is the amount by which the non-capital loss deducted under paragraph 111 (1) (a) of the *Income Tax Act* (Canada), as applicable for the purposes of this Act, in computing the taxable income of the corporation for a prior taxation year, exceeds the allocation adjustment in respect of the loss for the prior taxation year.

- (3) For the purposes of this section,

Idem

- (a) “Ontario allocation factor” has the same meaning as in subsection 12a (1);
- (b) the allocation factor for the taxation year in which the loss arose is the allocation factor of the corporation that incurred the loss in that year;

- (c) the allocation adjustment is the product obtained where the amount of a non-capital loss incurred in a particular taxation year attributable to amounts deducted under section 12a or 12b is multiplied by the ratio of the Ontario allocation factor for the particular taxation year to the Ontario allocation factor for the year for which the allocation adjustment is being determined; and
- (d) the amount of a non-capital loss incurred in a particular taxation year which is attributable to amounts deducted under section 12a or 12b is the amount by which the lesser of,

- (i) the non-capital loss for the particular taxation year, or

- (ii) the total of all amounts, each of which is an amount deducted under section 12a or 12b,

exceeds,

- (iii) the aggregate of all amounts, each of which is the amount deducted under paragraph 111 (1) (a) of the *Income Tax Act* (Canada), as applicable for the purposes of this Act, in computing its taxable income for a taxation year prior to the taxation year for which the allocation adjustment is being determined, in respect of the non-capital loss incurred in the particular taxation year, multiplied by the ratio of the Ontario allocation factor for the taxation year in which the amount in respect of the loss was deducted to the Ontario allocation factor for the particular taxation year in which the loss was incurred.

18. Section 29 of the Act, as amended by the Statutes of Ontario, 1981, chapter 37, section 8, 1985, chapter 11, section 12 and 1988, chapter 42, section 12, is further amended by adding the following subsection:

Tax deferral
for non-
resident
organization

(4) Section 115.1 of the *Income Tax Act* (Canada) is applicable for the purposes of this Act where the purchaser referred to therein is not a non-resident individual or a non-resident partnership and, in the application thereof, references therein to the "Minister" shall be read as references to the Minister of National Revenue.

19. Section 32 of the Act, as amended by the Statutes of Ontario, 1984, chapter 29, section 9 and 1985, chapter 11, section 15, is further amended by adding the following subsection:

(4) In this section, “foreign investment income” of a corporation for a taxation year does not include interest income attributable to a loan for any period in the year during which the loan was an “eligible loan” as defined in subsection 33.1 (1) of the *Income Tax Act* (Canada). Idem

20. Subsection 33a (1) of the Act, as re-enacted by the Statutes of Ontario, 1985, chapter 11, section 17, is repealed and the following substituted:

(1) There may be deducted from the tax otherwise payable by a corporation under this Part for the corporation’s first, second or third taxation year ending after the date of its incorporation an amount equal to 15.5 per cent of the amount determined under subsection 33 (2), if, New
enterprise
incentive

- (a) the corporation was incorporated after the 13th day of May, 1982 and before the 21st day of April, 1988;
- (b) the corporation commenced carrying on an active business in Canada before the 21st day of April, 1988; and
- (c) the corporation is eligible to claim and has claimed a deduction under section 125 of the *Income Tax Act* (Canada) from the tax otherwise payable by the corporation under that Act for the taxation year.

(2) For the purposes of subsection (1), a corporation incorporated after the 20th day of April, 1988 and before the 1st day of May, 1988 shall be deemed to have been incorporated before the 21st day of April, 1988 and to have commenced carrying on an active business in Canada before the 21st day of April, 1988 if, Incorporation
before the
1st day of
May, 1988

- (a) arrangements for the incorporation of the corporation were substantially advanced and application for the incorporation of the corporation had been prepared and sent to the appropriate government authority prior to the 21st day of April, 1988;
- (b) one or more persons commenced carrying on an active business prior to the 21st day of April, 1988, in trust for the corporation to be incorporated; and

- (c) all agreements entered into before the date of incorporation of the corporation by the person or persons carrying on active business in trust for it were adopted by the corporation after its incorporation.

21.—(1) Clause 40 (2) (b) of the Act, as enacted by the Statutes of Ontario, 1985, chapter 11, section 19, is repealed and the following substituted:

- (b) the percentage referred to in subparagraph (a) (i) thereof shall be read as,
 - (i) 10 1/3 per cent in its application to taxation years ending after the 30th day of June, 1988 and before the 1st day of January, 1990, and
 - (ii) 11 5/8 per cent in its application to taxation years ending after the 31st day of December, 1989.

(2) Clauses 40 (2) (c) and (d) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 42, section 13, are repealed and the following substituted:

- (c) the reference to “paragraph 152 (4) (b) or (c)” in paragraph (b) thereof shall be read as “clause 73 (7) (b) or (c)”.

(3) Subsection 40 (4) of the Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 15 and 1985, chapter 11, section 19, is repealed and the following substituted:

Idem

(4) In the application of clauses 131 (6) (a) (i) (A) and 131 (6) (b) (ii) (C) of the *Income Tax Act* (Canada) for the purposes of this Act, the multiplication factor referred to therein shall be read as,

- (a) “9 21/31 times” for taxation years ending after the 30th day of June, 1988 and before the 1st day of January, 1990; and
- (b) “8 56/93 times” for taxation years ending after the 31st day of December, 1989.

22. Section 45 of the Act is amended by adding the following subsection:

- (3) Paragraph 138 (3) (g) of the *Income Tax Act* (Canada) is not applicable for the purposes of this Act.

23.—(1) Clause 49 (1) (a) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 42, section 14, is amended by striking out “(o.2) or (o.3)” in the third line and substituting “(o.2), (o.3), (o.4) or (t)”, and by adding at the end “or”.

(2) Clause 49 (1) (b) of the Act is amended by striking out “or” at the end.

(3) Clause 49 (1) (c) of the Act is repealed.

(4) Subsection 49 (4) of the Act, as re-enacted by the Statutes of Ontario, 1983, chapter 29, section 16, is repealed and the following substituted:

(4) The rules in subsections 149 (2), (3), (4), (4.1), (4.2), (6), (8), (9), (10) and (11) of the *Income Tax Act* (Canada) are applicable for the purposes of this section.

Application
of rules in
R.S.C. 1952,
c. 148,
s. 149

(4a) In the application of paragraph 149 (1) (t) and subsection 149 (4.1) of the *Income Tax Act* (Canada), references to the Superintendent of Financial Institutions shall be read as references to the Superintendent of Financial Institutions for Canada.

Idem

(5) Subsection 49 (6) of the Act, as enacted by the Statutes of Ontario, 1984, chapter 29, section 14, is repealed and the following substituted:

(6) In the application of subsection 149 (10) of the *Income Tax Act* (Canada) for the purposes of this Act, the reference therein to “this Part” shall be read as a reference to Part II of this Act and paragraph 149 (10) (b) of that Act, including any predecessor of that paragraph, shall be read without reference to “foreign resource property”.

Idem

24.—(1) Subsection 53 (3) of the Act is amended by striking out the portion before clause (a) and substituting the following:

(3) Despite subsection (1), the taxable paid-up capital for a taxation year of a corporation registered under the *Loan and Trust Corporations Act*, 1987, or that is a bank mortgage subsidiary as defined in section 1 of that Act, is its taxable paid-up capital as it stood at the close of the taxation year, and includes,

Loan and
trust
companies,
bank
mortgage
subsidiaries
1987, c. 33

(2) Subsection 53 (5) of the Act, as enacted by the Statutes of Ontario, 1982, chapter 19, section 3, is repealed and the following substituted:

Computation
of bank's
paid-up
capital

(5) In computing its taxable paid-up capital under subsection (2), a bank shall include all dividends, other than stock dividends, received from other corporations and shall exclude its share of all accumulated earnings and losses of other corporations.

(3) Subsection 53 (6) of the Act, as enacted by the Statutes of Ontario, 1982, chapter 19, section 3, is repealed and the following substituted:

Computation
of paid-up
capital of
loan and
trust
companies,
bank
mortgage
subsidiaries

(6) In computing its taxable paid-up capital, a corporation referred to in subsection (3) shall include all dividends received from other corporations, other than stock dividends, and shall exclude its share of all accumulated earnings or losses of other corporations.

25. Subclause 54 (1) (c) (iv) of the Act, as re-enacted by the Statutes of Ontario, 1983, chapter 29, section 18 and amended by 1986, chapter 39, section 12, is repealed and the following substituted:

(iv) loans and advances that have been issued for a term of less than 120 days or that have been held by the corporation for a period of less than 120 days before the end of the taxation year are deemed not to be loans and advances to other corporations if the loans and advances are to a corporation, whether or not incorporated in Canada, that is,

(A) carrying on the business of a bank,

(B) a corporation registered under the *Loan and Trust Corporations Act, 1987*, or that would be required to be registered under that Act if it were carrying on business in Ontario, or

(C) a bank mortgage subsidiary as defined in section 1 of the *Loan and Trust Corporations Act, 1987*.

1987, c. 33

26.—(1) Subsection 58 (3) of the Act is amended by striking out “registered under the *Loan and Trust Corporations Act*” in the second line and substituting “referred to in subsection 53 (3)”.

(2) Subsection 58 (3) of the Act is further amended by striking out “three-fifths of 1 per cent” in the fifth line and substituting “four-fifths of 1 per cent”.

27.—(1) Subsection 59 (3) of the Act is amended by striking out “registered under the *Loan and Trust Corporations Act*” in the second and third lines and in the sixth and seventh lines and substituting in each instance “referred to in subsection 53 (3)”.

(2) Subsection 59 (3) of the Act is further amended by striking out “three-fifths of 1 per cent” in the fourth line and substituting “four-fifths of 1 per cent”.

28. Section 60 of the Act, as amended by the Statutes of Ontario, 1985, chapter 11, section 26, is repealed and the following substituted:

60. Despite subsections 58 (1) and 59 (1), no tax is payable under this Part for a taxation year by a corporation, other than a bank or a corporation referred to in subsection 53 (3), where neither the corporation’s total assets at the end of the taxation year nor its gross revenue for the taxation year, as recorded in its books and records, exceeds \$1,000,000.

Where no
tax payable

29.—(1) Subsections 61 (1) and (2) of the Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 19, are repealed and the following substituted:

(1) For the purposes of this section and section 60,

Definitions

“gross revenue”, of a corporation for a taxation year, includes, where the corporation was a member of a partnership during the taxation year, the same proportion of the gross revenue of the partnership, as recorded in the books and records of the partnership for all fiscal periods of the partnership ending in or coinciding with the taxation year, as the proportion of the profits of the partnership to which the corporation is entitled as a partner in the partnership;

“total assets”, of a corporation at the end of a taxation year, includes, where the corporation was a member of a partnership during the taxation year, the same proportion of the total assets of the partnership at the end of the partnership’s last fiscal period ending in or coinciding with the taxation year of the corporation, as recorded in the books and records of the partnership for the fiscal period, as the pro-

portion of the profits of the partnership to which the corporation is entitled as a partner in the partnership.

Flat tax

(2) Despite subsections 58 (1) and 59 (1), and except as provided in subsections 63 (1) and (2), the tax payable under this Part for a taxation year by a corporation, other than a bank or a corporation referred to in subsection 53 (3), is,

- (a) the lesser of \$100 and the tax that would otherwise be payable under this Part, but for this subsection, where,
 - (i) the corporation's total assets at the end of the taxation year or its gross revenue for the taxation year, as recorded in its books and records, exceeds \$1,000,000, and
 - (ii) the corporation's taxable paid-up capital determined under Division B of this Part for the taxation year does not exceed \$1,000,000;
- (b) the lesser of \$200 and the tax that would otherwise be payable under this Part, but for this subsection, where,
 - (i) the corporation's total assets at the end of the taxation year or its gross revenue for the taxation year, as recorded in its books and records, exceeds \$1,000,000, but neither its total assets nor its gross revenue exceed \$1,500,000, and
 - (ii) the corporation's taxable paid-up capital determined under Division B of this Part for the taxation year exceeds \$1,000,000 but does not exceed \$2,000,000;
- (c) the lesser of \$500 and the tax that would otherwise be payable under this Part, but for this subsection, where,
 - (i) the corporation's total assets at the end of the taxation year or its gross revenue for the taxation year, as recorded in its books and records, exceeds \$1,500,000, and
 - (ii) the corporation's taxable paid-up capital as determined under Division B of this Part for the taxation year does not exceed \$2,000,000; and

(d) where the taxable paid-up capital of the corporation as determined under Division B of this Part for the taxation year exceeds \$2,000,000 but does not exceed \$2,300,000, the lesser of,

- (i) the tax that would otherwise be payable under this Part, but for this subsection, and
- (ii) the amount by which the tax that would otherwise be payable under this Part if no deduction was made under subsection 59 (1) exceeds 1.83 per cent of the amount by which \$2,300,000 exceeds the taxable paid-up capital.

(2) Subsection 61 (4) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 42, section 16, is repealed and the following substituted:

(4) Section 60 and subsection (2) do not apply to a corporation if,

Associated
corporations,
partnerships

- (a) the corporation is associated with one or more other corporations and the aggregate of the taxable paid-up capital of the corporation and of each corporation with which it is associated exceeds \$2,000,000; or
- (b) the corporation is a member of a partnership or a connected partnership and the aggregate of,
 - (i) the taxable paid-up capital of the corporation, and
 - (ii) the aggregate of the shares of the taxable paid-up capital of the partnership or of the connected partnership that are allocated under subsection 53 (4) to each person related to the corporation, to the extent that such amounts are not already included in the taxable paid-up capital of the corporation by virtue of clause 53 (4) (c) or clause (a) of this subsection,

exceeds \$2,000,000.

(3) Subsections 61 (5) and (6) of the Act, as enacted by the Statutes of Ontario, 1983, chapter 29, section 19, are repealed.

30.—(1) Sub-subclause 61a (2) (a) (ii) (A) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 42, section 17, is amended by striking out “subsection 61 (1) or (2)” in the second and third lines and substituting “section 60 or subsection 61 (2)”.

(2) Sub-subclause 61a (2) (b) (i) (B) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 42, section 17, is amended by inserting after “section” in the third line “60 or”.

31.—(1) Subsection 63 (1) of the Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 18, is amended by striking out “section 58 or 60” in the tenth line and substituting “this Part”.

(2) Subsection 63 (2) of the Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 18 and amended by 1985, chapter 11, section 28, is repealed and the following substituted:

Family
fishing and
family farm
corporations
R.S.C. 1952,
c. 148

(2) Except as provided in section 60 and subsection (3), a family farm corporation, a family fishing corporation and every corporation referred to in sections 39 and 43 of this Act and paragraph 149 (1) (m) of the *Income Tax Act* (Canada) shall, in lieu of any tax otherwise payable under this Part, pay a tax of \$100.

32. Section 64 of the Act is amended by striking out “Subject to section 60” in the first line.

33. Section 65 of the Act is amended by striking out “except that the tax payable under this Part as reduced by this section shall in no case be less than \$50” in the sixth, seventh and eighth lines.

34. Subsection 66 (9) of the Act is repealed.

35.—(1) Subsection 67 (1), as re-enacted by the Statutes of Ontario, 1985, chapter 11, section 29, and subsection (1a), as enacted by the Statutes of Ontario, 1985, chapter 11, section 29 and amended by 1986, chapter 39, section 14, of the Act are repealed and the following substituted:

Annual tax
return

(1) Every corporation shall deliver to the Minister on or before the last day of the sixth month following the end of the taxation year a return sufficient for the purposes of carrying out this Act.

(1a) Subsection (1) does not apply to a corporation that is exempt under subsection (1d) from the requirement to deliver a return for the taxation year. Exception

(1b) Every corporation that is not required under subsection (1) to deliver a return for a taxation year shall deliver the return within the time required under subsection (1) if, by reason of a loss sustained by the corporation in the taxation year, the corporation is delivering an amended return for a prior taxation year for the purposes of subsection 73 (8). Amended return for prior taxation year

(1c) Every corporation upon receipt of a notice or demand in writing from the Minister, or from any officer of the Ministry of Revenue authorized by the Minister to make such a demand, shall deliver to the Minister a return for each taxation year specified in the notice or demand, sufficient for the purposes of carrying out this Act. Notice or demand

(1d) A corporation, other than a bank, a corporation referred to in subsection 53 (3) or an insurance corporation to which Part IV applies, is exempt from the requirement to deliver a return for a taxation year to the Minister under subsection (1) if, Exception to requirement to deliver a return

- (a) the corporation was a Canadian-controlled private corporation throughout the taxation year;
- (b) the corporation has filed a return for the taxation year with the Minister of National Revenue under Part I of the *Income Tax Act* (Canada); R.S.C. 152, c. 148
- (c) the corporation had no taxable income under this Act for the taxation year; and
- (d) no tax was payable under this Act by the corporation for the taxation year.

(2) Subsection 67 (3) of the Act, as re-enacted by the Statutes of Ontario, 1985, chapter 11, section 29, is amended by striking out “Notwithstanding subsection (1)” in the first line and substituting “Despite subsection (1a)”.

36.—(1) Subsection 68 (1) of the Act is repealed and the following substituted:

(1) Every corporation or person who fails to deliver a return for a taxation year as and when required under section 67 shall pay a penalty of, Penalty for failure to deliver return

- (a) an amount equal to 10 per cent of the tax unpaid when the return is required to be delivered, if the amount of unpaid tax payable by the corporation for the taxation year is less than \$10,000; and
- (b) \$1,000, if at the time the return is required to be delivered the amount of unpaid tax payable by the corporation for the taxation year is \$10,000 or more.

(2) Subsections 68 (2), (3) and (4) of the Act are repealed and the following substituted:

Saving

(2) No corporation is liable to a penalty under subsection (1) for failing to file a return as and when required under subsection 67 (1) if it is reasonable at the time when the corporation would otherwise be required to deliver a return under subsection 67 (1) to consider the corporation to be exempt under subsection 67 (1d) from the requirement to file the return.

Offence,
false
statements

(3) Every person is guilty of an offence who,

- (a) makes, participates in, assents to or acquiesces in the making of, false or deceptive statements in a return, certificate, statement or answer delivered or made as required by or under this Act or the regulations;
- (b) to evade the payment of a tax imposed by this Act, destroys, alters, mutilates, hides or otherwise disposes of records or books of account;
- (c) makes, assents to or acquiesces in the making of, false or deceptive entries or omits, or assents to or acquiesces in the omission, to enter a material particular in records or books of account; or
- (d) wilfully, in any manner, evades or attempts to evade compliance with this Act or the payment of taxes imposed by this Act.

Penalty

(3a) Every person who is guilty of an offence under subsection (3) is, in addition to any penalty otherwise provided by this Act, liable on conviction to a fine of not less than the greater of \$500 and 50 per cent of the tax payable under this Act and sought to be evaded and not more than double the amount of such tax, or to imprisonment for a term of not more than two years, or to both the fine and the imprisonment.

(4) Where a person, acting or purporting to act on behalf of a corporation, knowingly, or under circumstances amounting to gross negligence in the carrying out of any duty or obligation imposed by or under this Act, makes, or participates in, assents to or acquiesces in the making of, an incorrect statement or omission (in this subsection referred to as a "false statement") in a return, certificate, statement or answer (in this subsection referred to as a "return") delivered or made in respect of a taxation year as required by or under this Act or the regulations, the corporation is liable to a penalty of the greater of \$100 and 50 per cent of the amount, if any, by which,

Penalty for
false
statements

- (a) the tax for the year that would be payable by it under this Act if its taxable income or other subject of tax for the year were computed by adding to the taxable income for the year, or other subject of tax reported by it in its return for the year, that portion of the understatement of income, or of any other subject of tax, for the year, as applicable, that is reasonably attributable to the false statement, and if the tax payable for the year under this Act were computed by subtracting from the deductions from tax otherwise payable by the corporation for the year such portion of any such deduction that may reasonably be attributable to the false statement,

exceeds,

- (b) the tax for the year that would be payable by the corporation under this Act had the tax payable for the year been assessed on the basis of the information provided in the return for the taxation year.

(4a) Subsection (4) does not apply if the person has been convicted of an offence under subsection (3) for an offence related to the same evasion of or attempt to evade the payment of tax, unless a penalty is imposed upon the corporation under subsection (4) before the commencement of proceedings against the person under subsection (3).

Application
of subs. (4)

(3) Section 68 of the Act, as amended by the Statutes of Ontario, 1985, chapter 11, section 30, is further amended by adding the following subsections:

(6) Every corporation that fails to report an amount required to be included in computing its income or other subject of tax in a return delivered under section 67 for a taxation year, and that has failed to report an amount required to be so included in any return delivered under section 67 for any of

Penalty for
repeated
failure to
report an
amount

the preceding three taxation years is liable to a penalty equal to 25 per cent of the amount, if any, by which,

- (a) the tax for the taxation year that would be payable by the corporation under this Act if its taxable income or other subject of tax for the taxation year were computed by including the amount the corporation failed to report,

exceeds,

- (b) the tax for the taxation year that would be payable by the corporation under this Act had the tax been assessed on the basis of only the information provided in the return for the taxation year.

Idem

(7) Subsection (6) does not apply if the corporation has been assessed a penalty under subsection (4) with respect to a false statement concerning the same amount.

37.—(1) Sub-subclause 70 (2) (a) (i) (A) of the Act, as re-enacted by the Statutes of Ontario, 1982, chapter 19, section 5, is repealed and the following substituted:

(A) the tax payable for the taxation year, or

.

(2) Sub-subclause 70 (2) (a) (ii) (A) of the Act, as enacted by the Statutes of Ontario, 1982, chapter 19, section 5, is repealed and the following substituted:

(A) the tax payable for the taxation year under sub-subclause (i) (A), or

.

(3) Subclause 70 (2) (b) (i) of the Act, as re-enacted by the Statutes of Ontario, 1985, chapter 11, section 31, is repealed and the following substituted:

(i) subject to subsection (2a), on or before the last day of the third month following the taxation year if,

(A) the corporation was a Canadian-controlled private corporation throughout the taxation year, and

- (B) its taxable income for the taxation year immediately before that taxation year did not exceed \$200,000, or

38. Subsection 72 (5a) of the Act, as re-enacted by the Statutes of Ontario, 1985, chapter 11, section 32, is repealed and the following substituted:

(5a) Subsection (5) does not apply if the tax payable by the corporation by virtue of the reassessment is greater than the tax previously assessed and the corporation has failed to submit, in the return required by subsection 67 (1), (1b) or (1c), the information required by subsection 67 (2).

Application
of subs. (5)

39.—(1) Clause 73 (1) (b) of the Act, as re-enacted by the Statutes of Ontario, 1985, chapter 11, section 33, is repealed and the following substituted:

- (b) assess the tax for the taxation year and the interest and penalties payable, if any, on the basis of the corporation's return for the taxation year; and

(2) Subsection 73 (3) of the Act, as amended by the Statutes of Ontario, 1984, chapter 29, section 20 and 1988, chapter 42, section 18, is repealed and the following substituted:

(3) Paragraphs 56 (1) (l) and 60 (o) of the *Income Tax Act* (Canada), as those paragraphs apply by virtue of sections 14 and 15, respectively, of this Act, and this Part, as they relate to an assessment or reassessment and to assessing tax and reassessing tax, apply with necessary modifications to a determination or redetermination and to determining and redetermining amounts under this Part, except that subsections (1) and (5) do not apply to determinations made under subsection (2) or (2a) and, for greater certainty, an original determination of a corporation's non-capital loss, net capital loss, restricted farm loss, farm loss or limited partnership loss for a taxation year may be made by the Minister only at the request of the Corporation.

Provisions
applicable
R.S.C. 1952,
c. 148

(3) Sub-subclause 73 (7) (a) (iv) (A) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 42, section 18, is repealed and the following substituted:

- (A) the expiry of the normal reassessment period for the corporation in respect of the taxation year, and

(4) Subsection 73 (7) of the Act, as amended by the Statutes of Ontario, 1984, chapter 29, section 20, 1988, chapter 42, section 18 and subsection (3) of this section, is further amended by striking out the portion before clause (b) and substituting the following:

When
assessment
may issue

(7) The Minister may at any time assess tax, interest or penalties, or notify in writing any person who has delivered a return for a taxation year that no tax is payable for the taxation year, and may,

- (a) at any time, if the corporation, or a person delivering a return for the taxation year or acting on its behalf,
 - (i) has made any misrepresentation that is attributable to neglect, carelessness or wilful default or has committed any fraud in filing a return or in supplying any information under this Act,
 - (ii) has failed to deliver any return for the taxation year required to be delivered under section 67 or has failed to file financial statements with the return,
 - (iii) has been negligent in supplying or in failing to supply any information required under this Act,
 - (iv) has filed with the Minister a waiver in the prescribed form on or before the later of,
 - (A) the expiry of the normal re-assessment period for the corporation in respect of the taxation year, and
 - (B) the latest day such a waiver could be filed under this Act for any previous taxation year,
 - (v) has filed a waiver under the *Income Tax Act* (Canada) within the time and in the form required by subsection 152 (4) of that Act, or

- (vi) has claimed a deduction under paragraph 20 (1) (s) of the *Income Tax Act* (Canada) as made applicable by section 12 of this Act.

(5) Clause 73 (7) (b) of the Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 20 and amended by 1988, chapter 42, section 18, is repealed and the following substituted:

- (b) within seven years from the day of mailing of a notice of the original assessment or a notification that no tax is payable for the taxation year where,
 - (i) the corporation has claimed a deduction for the taxation year under section 41 or section 111 of the *Income Tax Act* (Canada), as applicable for the purposes of this Act,
 - (ii) as a consequence of a transaction involving the corporation and a non-resident person with whom it was not dealing at arm's length, there is reason to assess or reassess the corporation's tax for any relevant taxation year, or
 - (iii) as a consequence of an additional payment or reimbursement of any income or profits tax to or by the government of a country other than Canada, there is reason to assess or reassess the corporation's tax for any relevant taxation year; and

.

(6) Clause 73 (7) (b) of the Act, as re-enacted by subsection (5) of this section, is amended by striking out the portion before subclause (i) and substituting the following:

- (b) before the day that is three years after the expiration of the normal re-assessment period for the corporation in respect of the taxation year where,

.

(7) Subclause 73 (7) (c) (i) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 42, section 18, is repealed and the following substituted:

- (i) the expiry of the normal reassessment period for the corporation in respect of the taxation year, and

(8) Section 73 of the Act, as amended by the Statutes of Ontario, 1983, chapter 29, section 22, 1984, chapter 29, section 20, 1985, chapter 11, section 33 and 1988, chapter 42, section 18, is further amended by adding the following subsections:

Notice of
determination

(2a) Where at any time the Minister ascertains the tax consequences to a corporation under section 5a with respect to a transaction, the Minister may determine any amount that is relevant for the purposes of computing the amount of the tax consequences and send to the corporation with all due dispatch a notice of determination stating the amount so determined.

No determi-
nation for
prior years

(2b) A determination of an amount shall not be made under subsection (2a) at a time where the amount is relevant only for the purposes of computing the tax consequences to a corporation for a taxation year ending before the time.

Determi-
nation
binding

(4a) Subject to the corporation's rights of objection and appeal in respect of the determination and to any redetermination made by the Minister, a determination made by the Minister under subsection (2a) with respect to a corporation is binding on both the Minister and the corporation for the purpose of calculating the tax consequences to the corporation for any taxation year.

(9) Section 73 of the Act is further amended by adding the following subsection:

Normal re-
assessment
period

(6a) For the purposes of subsection (7), the normal reassessment period for a corporation in respect of a taxation year is,

- (a) if at the end of the year the corporation is a mutual fund corporation or a corporation other than a Canadian-controlled private corporation, the period that ends five years after the day of mailing of a notice of an original assessment in respect of the corporation for the year or the day of mailing of a notification that no tax is payable by the corporation for the year; or

- (b) in any other case, the period that ends four years after the day of mailing of a notice of an original assessment in respect of the corporation for the year or the day of mailing of a notification that no tax is payable by the corporation for the year.

(10) Section 73 of the Act is further amended by adding the following subsections:

(7b) Where a corporation is exempt under subsection 67 (1d) from the requirement to deliver a return under subsection 67 (1) for the taxation year, an original notice of assessment shall be deemed, for the purposes of subsection (7), to be sent to the corporation on the day that is six months after the end of the taxation year. Deemed assessment

(7c) Subsection (7b) does not apply if the Minister sends an original notice of assessment to the corporation for the taxation year within fifty-four months after the end of the taxation year. Exception

(11) Section 73 of the Act is further amended by adding the following subsection:

(7d) A reassessment, an additional assessment or an assessment may be made under clause (7) (b) after the normal reassessment period for the corporation in respect of the taxation year only to the extent that it may reasonably be regarded as relating to, Limitation

- (a) the deductions referred to in subclause (7) (b) (i);
- (b) the transaction referred to in subclause (7) (b) (ii);
or
- (c) the additional payment or reimbursement referred to in subclause (7) (b) (iii).

40.—(1) Subsection 75 (1) of the Act, as amended by the Statutes of Ontario, 1985, chapter 11, section 34, is further amended by striking out the portion before clause (a) and substituting the following:

(1) If a return required to be delivered by a corporation under section 67 for a taxation year is delivered within four years from the end of the taxation year, the Minister, Refunds

(2) Clause 75 (1) (b) of the Act is repealed and the following substituted:

- (b) shall make such a refund after mailing the notice of assessment if application therefor has been made in writing by the corporation within the period determined under clause 73 (7) (b) or (c), as the case may be, within which the Minister may reassess tax payable by the corporation for the year.

41. Subsection 77 (1) of the Act, as amended by the Statutes of Ontario, 1984, chapter 29, section 21, is repealed and the following substituted:

Notice of
Objection

(1) Subject to subsection 85 (3), a corporation that objects to an assessment may within 180 days from the day of mailing of the notice of assessment serve on the Minister a notice of objection in duplicate in the prescribed form setting out the reasons for the objection and all relevant facts.

Assessment
includes
determination

(1a) For the purposes of this section and sections 78 to 85, an assessment includes a determination made by the Minister under subsection 73 (2a) and a notice of assessment includes a notice of determination, a reassessment includes a redetermination by the Minister and an additional assessment includes an additional determination.

42.—(1) Subsection 85 (2) of the Act, as amended by the Statutes of Ontario, 1984, chapter 29, section 23, is further amended by striking out the portion before clause (a) and substituting the following:

Corporation
and Minister
bound

(2) The corporation and the Minister shall, with respect to a designated assessment to which this section applies or a specified assessment that has met the conditions under clause (3) (b), be bound by,

.

(2) Subsection 85 (3) of the Act is repealed and the following substituted:

Application
of ss. 77 to
83

(3) Sections 77 to 83 do not apply,

(a) to a reassessment referred to in subsection (2); and

(b) to a specified assessment if the corporation has served a notice of objection to the assessment or determination issued under the *Income Tax Act* (Canada), referred to in clause (5) (c), in which the

same issues have been raised as would have been raised in an objection to the specified assessment.

(3) Section 85 of the Act, as amended by the Statutes of Ontario, 1984, chapter 29, section 23, is further amended by adding the following subsection:

(5) For the purposes of this Part, an assessment in respect of a particular taxation year, or a part thereof, is a specified assessment if, Specified assessment, defined

- (a) the assessment or the part thereof, as applicable, states on its face that it is a specified assessment under this section;
- (b) the assessment or the part thereof, as applicable, is an assessment or determination involving the application of section 5a in respect of the taxation year; and
- (c) a notice of assessment or determination has been issued to the corporation under the *Income Tax Act* (Canada) involving the application of section 245 of that Act in respect of the same taxation year or transaction.

43.—(1) Subsection 86 (1) of the Act is amended by adding “and” at the end of clause (b), by striking out “and” at the end of clause (c) and by striking out clause (d).

(2) Subsection 86 (4) of the Act, as re-enacted by the Statutes of Ontario, 1984, chapter 29, section 24, is repealed.

44.—(1) Subsection 88 (1) of the Act is amended by striking out “\$25” in the fourth line and substituting “\$200”.

(2) Subsection 88 (2) of the Act is amended by striking out “\$25” in the third line and substituting “\$200”.

45. Subsections 91 (1) and (2) of the Act are repealed and the following substituted:

(1) Every person employed directly or indirectly in the administration or enforcement of this Act or in the development and evaluation of tax policy for the Government of Ontario shall preserve secrecy with respect to all matters related to this Act that come to his or her knowledge in the course of such employment and shall not communicate any information or material related to any such matter to any other person not legally entitled thereto except, Confidentiality

- (a) as may be required in connection with the administration or enforcement of this Act or any other Act administered by the Minister or the regulations under any of them;
- (b) as may be required in connection with the development and evaluation of tax policy by the Government of Ontario or the Government of Canada;
- (c) to his or her legal counsel; or
- (d) with the consent of the person to whom the information or material relates.

Offence and
penalty

(2) Every person who contravenes subsection (1) is guilty of an offence and on conviction is liable to a fine of not more than \$2,000.

Commence-
ment and
application

46.—(1) Except as provided in subsections (2) to (54), this Act comes into force on the day it receives Royal Assent.

Commence-
ment,
November 13,
1981

(2) Subsection 27 (11) of the Act, set out in subsection 16 (3), with respect to subsections 111 (5.1) and (5.2) of the Federal Act, shall be deemed to have come into force on the 13th day of November, 1981, and applies to acquisitions of control occurring after the 12th day of November, 1981 other than those occurring before the 1st day of January, 1983 where the arrangements therefor were substantially advanced and evidenced in writing on the 12th day of November, 1981.

Idem

(3) Subsection 49 (6) of the Act, set out in subsection 23 (5), shall be deemed to have come into force on the 13th day of November, 1981, and applies to corporations that became taxable after the 12th day of November, 1981.

Idem

(4) Subsection 63 (2) of the Act, set out in subsection 31 (2), with respect to the deletion of subsection 149 (10) of the Federal Act, shall be deemed to have come into force on the 13th day of November, 1981, and applies to corporations which became subject to tax after the 12th day of November, 1981.

Commence-
ment,
January 1,
1985

(5) Clause 1 (1) (ab) of the Act, set out in subsection 1 (3), shall be deemed to have come into force on the 1st day of January, 1985, and applies to anything sent by mail after the 31st day of December, 1984.

Idem

(6) Section 7 of the Act, set out in section 3, shall be deemed to have come into force on the 1st day of January, 1985, and applies to taxation years ending after the 31st day of December, 1984.

(7) Subsection 29 (4) of the Act, set out in section 18, shall be deemed to have come into force on the 1st day of January, 1985, and applies to taxation years commencing after the 31st day of December, 1984. Idem

(8) Subsections 12 (6) and (6aa) of the Act, set out in subsection 4 (2), shall be deemed to have come into force on the 1st day of January, 1986, and apply to amounts paid or payable after the 31st day of December, 1985. Commencement,
January 1,
1986

(9) Section 16a of the Act, set out in section 7, shall be deemed to have come into force on the 1st day of January, 1987, and applies to dispositions made by a corporation before the 1st day of January, 1987. Commencement,
January 1,
1987

(10) Clause 49 (1) (a) of the Act, set out in subsection 23 (1), with respect to the addition of the reference to paragraph 149 (1) (o.4) of the Federal Act, shall be deemed to have come into force on the 1st day of January, 1987, and applies to taxation years ending after the 31st day of December, 1986. Idem

(11) Subsection 18 (7a) of the Act, set out in subsection 8 (2), shall be deemed to have come into force on the 16th day of January, 1987, and applies to acquisitions of Canadian Resource Properties occurring after the 15th day of January, 1987 other than those occurring before the 1st day of January, 1988, where the corporation acquiring the property was obliged on the 15th day of January, 1987 to acquire the property under the terms of a written agreement entered into before the 16th day of January, 1987. Commencement,
January 16,
1987

(12) Subsection 20 (4) of the Act, set out in section 12, shall be deemed to have come into force on the 16th day of January, 1987, and applies to amalgamations and mergers occurring after the 15th day of January, 1987. Idem

(13) Subsection 27 (10) of the Act, set out in subsection 16 (3), shall be deemed to have come into force on the 16th day of January, 1987, and applies to acquisitions of control occurring after the 15th day of January, 1987 other than acquisitions of control occurring before the 1st day of January, 1988, where the persons acquiring the control were obliged on the 15th day of January, 1987 to acquire the control under the terms of agreements in writing entered into before the 16th day of January, 1987. Idem

(14) Subsection 27 (11) of the Act, set out in subsection 16 (3), with respect to subsection 111 (5.3) of the Federal Act, shall be deemed to have come into force on the 16th day of January, 1987, and applies to acquisitions of control occurring Idem

after the 15th day of January, 1987 other than acquisitions of control occurring before the 1st day of January, 1988, where the persons acquiring the control were obliged on the 15th day of January, 1987 to acquire the control under the terms of agreements in writing entered into before the 16th day of January, 1987.

Idem

(15) Section 34, which refers to subsection 66 (9) of the Act, shall be deemed to have come into force on the 16th day of January, 1987, and applies to taxation years ending after the 15th day of January, 1987.

Commence-
ment,
February 18,
1987

(16) Subsection 8 (1), which refers to subsection 18 (5) of the Act, shall be deemed to have come into force on the 18th day of February, 1987, and applies to taxation years ending after the 17th day of February, 1987.

Idem

(17) The following shall be deemed to have come into force on the 18th day of February, 1987, and apply to taxation years ending after the 17th day of February, 1987:

- (a) subsection 18 (7) of the Act, set out in subsection 8 (2);
- (b) the amendments to subsection 18 (14) of the Act, set out in subsections 8 (3) and (4);
- (c) the amendment to subclause 18a (b) (iii) of the Act, set out in subsection 9 (2); and
- (d) section 18c of the Act, set out in section 11.

Commence-
ment, March
20, 1987

(18) The amendments to section 18b of the Act, set out in subsection 10 (1), and clause 18b (a) of the Act, set out in subsection 10 (2), shall be deemed to have come into force on the 20th day of March, 1987, and apply after the 19th day of March, 1987.

Commence-
ment, April
1, 1987

(19) The amendments to clauses 18a (b) and (c) and the enactment of clause 18a (d) of the Act, set out in subsection 9 (3), shall be deemed to have come into force on the 1st day of April, 1987, and apply after the 31st day of March, 1987.

Commence-
ment, June
6, 1987

(20) The amendment to clause 18a (b) of the Act, set out in subsection 9 (1), and section 18d of the Act, as enacted in section 11, shall be deemed to have come into force on the 6th day of June, 1987, and apply to taxation years commencing after the 5th day of June, 1987.

(21) Sub-subclause 1 (2) (d) (iv) (A) of the Act, set out in subsection 1 (4), with respect to section 66.8 of the Federal Act, shall be deemed to have come into force on the 18th day of June, 1987, and applies to taxation years ending after the 17th day of June, 1987.

Commence-
ment, June
18, 1987

(22) Section 18e of the Act, set out in section 11, shall be deemed to have come into force on the 18th day of June, 1987, and applies to taxation years ending after the 17th day of June, 1987.

Idem

(23) Sub-subclause 1 (2) (d) (iv) (A) of the Act, set out in subsection 1 (4), shall be deemed to have come into force, with respect to paragraph 67.1 (2) (d) of the Federal Act, on the 18th day of June, 1987, and applies to amounts incurred after the 17th day of June, 1987 in respect of food and beverages consumed and entertainment enjoyed after the 31st day of December, 1987.

Idem

(24) The following shall be deemed to have come into force on the 18th day of June, 1987, and apply to taxation years that commence after the 17th day of June, 1987 and end after the 31st day of December, 1987:

Idem

- (a) subsection 12 (9b) of the Act, set out in subsection 4 (6);
- (b) subsections 12 (6c) and (9c) of the Act, set out in subsection 4 (8);
- (c) subsection 20 (3) of the Act, set out in section 12; and
- (d) subsection 45 (3) of the Act, set out in section 22.

(25) Sub-subclause 1 (2) (d) (iv) (A) of the Act, set out in subsection 1 (4), shall be deemed to have come into force, with respect to subsection 258 (5) of the Federal Act, on the 19th day of June, 1987, and applies after the 18th day of June, 1987.

Commence-
ment, June
19, 1987

(26) Subsection 12 (10a) of the Act, set out in subsection 4 (8), and subsection 32 (4) of the Act, set out in section 19, shall be deemed to have come into force on the 18th day of December, 1987, and apply to corporations in respect of all taxation years commencing after the 17th day of December, 1987.

Commence-
ment,
December 18,
1987

(27) Sub-subclause 1 (2) (d) (iv) (A) of the Act, set out in subsection 1 (4), with respect to paragraph 84 (1) (c.3) of the

Commence-
ment,
January 1,
1988

Federal Act, shall be deemed to have come into force on the 1st day of January, 1988, and applies with respect to conversions of contributed surplus into paid-up capital after the 31st day of December, 1987.

Idem

(28) Sub-subclause 1 (2) (d) (iv) (A) of the Act, set out in subsection 1 (4), with respect to paragraphs 13 (7.1) (e), 37 (1) (e), 110 (1) (k) and subparagraph 13 (21) (f) (vii) of the Federal Act, shall be deemed to have come into force on the 1st day of January, 1988, and applies to taxation years ending after the 31st day of December, 1987.

Idem

(29) Sub-subclause 1 (2) (d) (iv) (A) of the Act, set out in subsection 1 (4), with respect to subsection 14 (3) of the Federal Act, shall be deemed to have come into force on the 1st day of January, 1988, and applies to acquisitions of property after the 31st day of December, 1987.

Idem

(30) The following shall be deemed to have come into force on the 1st day of January, 1988, and apply to taxation years ending after the 31st day of December, 1987:

- (a) subclause 1 (1) (aa) (i) of the Act, set out in subsection 1 (1);
- (b) subsection 12 (2) of the Act, set out in subsection 4 (1);
- (c) subsection 12 (7) of the Act, set out in subsection 4 (3);
- (d) clause 12 (7) (c) of the Act, set out in subsection 4 (4);
- (e) subsections 12 (14) and (15) of the Act, set out in subsection 4 (7);
- (f) subsections 12 (18) and (19) of the Act, set out in subsection 4 (8);
- (g) subsections 26a (1) and (2) of the Act, set out in section 15; and
- (h) subsections 27 (2) and (3) of the Act, set out in subsections 16 (1) and (2).

Idem

(31) Section 18b of the Act, set out in subsection 10 (3), shall be deemed to have come into force on the 1st day of January, 1988, and applies to expenditures incurred after the 31st day of December, 1987.

(32) Clause 73 (7) (b) of the Act, set out in subsection 39 (5), ^{Idem} shall be deemed to have come into force on the 1st day of January, 1988, and applies to assessments and reassessments relating to transactions entered into, payments paid and reimbursements received after the 31st day of December, 1987.

(33) The following shall be deemed to have come into force ^{Commence-} on the 5th day of April, 1988, and apply to taxation years end- ^{ment, April} ing after the 4th day of April, 1988: ^{5, 1988}

- (a) subsection 53 (3) of the Act, set out in subsection 24 (1);
- (b) the amendment of subsection 58 (3) of the Act, set out in subsection 26 (1); and
- (c) the amendment of subsection 59 (3) of the Act, set out in subsection 27 (1).

(34) Subclause 54 (1) (c) (iv) of the Act, set out in section 25, ^{Idem} shall be deemed to have come into force on the 5th day of April, 1988, and applies to loans or advances issued after the 4th day of April, 1988.

(35) Clause 13 (4) (e) of the Act, set out in section 6, shall be ^{Commence-} deemed to have come into force on the 21st day of April, 1988, ^{ment, April} and applies to fiscal periods ending after the 20th day of April, ^{21, 1988} 1988.

(36) The amendments of subsection 58 (3) of the Act, set out ^{Idem} in subsection 26 (2), and subsection 59 (3) of the Act, set out in subsection 27 (2), shall be deemed to have come into force on the 21st day of April, 1988, and apply to taxation years ending after the 20th day of April, 1988 except that for taxation years that commence before the 21st day of April, 1988 and end after the 20th day of April, 1988, the rate increase shall be prorated according to the number of days in the taxation year subsequent to the 20th day of April, 1988.

(37) The following shall be deemed to have come into force ^{Idem} on the 21st day of April, 1988, and apply with respect to taxation years ending after the 20th day of April, 1988:

- (a) clause 1 (1) (ja) of the Act, set out in subsection 1 (2);
- (b) section 12a of the Act, set out in section 5;
- (c) subsection 25 (7) of the Act, set out in section 14;

- (d) subsection 27 (12) of the Act, set out in subsection 16 (3);
- (e) section 27a of the Act, set out in section 17;
- (f) subsections 33a (1) and (2) of the Act, set out in section 20;
- (g) section 60 of the Act, set out in section 28;
- (h) subsections 61 (1) and (2) of the Act, set out in subsection 29 (1);
- (i) subsection 61 (4) of the Act, set out in subsection 29 (2);
- (j) the repeal of subsections 61 (5) and (6) of the Act, set out in subsection 29 (3);
- (k) the amendment of sub-subclause 61a (2) (a) (ii) (A) of the Act, set out in subsection 30 (1);
- (l) the amendment of sub-subclause 61a (2) (b) (i) (B) of the Act, set out in subsection 30 (2);
- (m) the amendment of subsection 63 (1) of the Act, set out in subsection 31 (1);
- (n) the amendment of section 64 of the Act, set out in section 32;
- (o) the amendment of section 65 of the Act, set out in section 33;
- (p) subsections 67 (1), (1a), (1b), (1c) and (1d) of the Act, set out in subsection 35 (1);
- (q) the amendment of subsection 67 (3) of the Act, set out in subsection 35 (2);
- (r) subclause 70 (2) (b) (i) of the Act, set out in subsection 37 (3);
- (s) subsection 72 (5a) of the Act, set out in section 38;
- (t) clause 73 (1) (b) of the Act, set out in subsection 39 (1);
- (u) subsections 73 (7b) and (7c) of the Act, set out in subsection 39 (10); and

(v) subsection 75 (1) of the Act, set out in section 40.

(38) Subsection 63 (2) of the Act, set out in subsection 31 (2), with respect to the increase in the tax payable, shall be deemed to have come into force on the 21st day of April, 1988, and applies with respect to taxation years ending after the 20th day of April, 1988. Idem

(39) Sub-subclause 1 (2) (d) (iv) (A) of the Act, set out in subsection 1 (4), with respect to paragraph 37 (1) (d) of the Federal Act, shall be deemed to have come into force on the 1st day of May, 1988, and is effective for expenditures made after the 30th day of April, 1988. Commence-
ment, May 1,
1988

(40) Clause 40 (2) (b) of the Act, set out in subsection 21 (1), and subsection 40 (4), set out in subsection 21 (3), shall be deemed to have come into force on the 1st day of July, 1988, and apply to taxation years ending after the 30th day of June, 1988. Commence-
ment, July 1,
1988

(41) Section 5a of the Act, set out in section 2, shall be deemed to have come into force on the 13th day of September, 1988, and for transactions assessed under subsection 245 (1) of the Federal Act, applies to transactions entered into after the 12th day of September, 1988 other than for, Commence-
ment,
September
13, 1988

(a) transactions that are part of a series of transactions, determined without reference to subsection 248 (10) of the Federal Act, commencing before the 13th day of September, 1988 and completed before the 1st day of January, 1989; or

(b) any one or more transactions, one of which was entered into before the 13th day of April, 1988, that were entered into by a taxpayer in the course of an arrangement and in respect of which the taxpayer received from the Department of National Revenue (Canada), before the 13th day of April, 1988, a confirmation or opinion in writing with respect to the tax consequences thereof,

and for transactions not assessed under subsection 245 (1) of the Federal Act, section 5a applies to transactions entered into on or after the date on which this Act receives Royal Assent.

(42) Subsections 21 (1) and (2) of the Act, set out in section 13, shall be deemed to have come into force on the 13th day of September, 1988, and apply with respect to benefits conferred after the 12th day of September, 1988. Idem

Idem

(43) Subsections 73 (2a), (2b) and (4a) of the Act, set out in subsection 39 (8), and subsection 73 (3) of the Act, set out in subsection 39 (2), shall be deemed to have come into force on the 13th day of September, 1988, and apply after the 12th day of September, 1988.

Idem

(44) Subsections 77 (1) and (1a) of the Act, set out in section 41, shall be deemed to have come into force on the 13th day of September, 1988, and apply after the 12th day of September, 1988.

Idem

(45) Subsection 85 (2) of the Act, set out in subsection 42 (1), shall be deemed to have come into force on the 13th day of September, 1988, and applies after the 12th day of September, 1988.

Idem

(46) Subsection 85 (3) of the Act, set out in subsection 42 (2), shall be deemed to have come into force on the 13th day of September, 1988, and applies after the 12th day of September, 1988.

Idem

(47) Subsection 85 (5) of the Act, set out in subsection 42 (3), shall be deemed to have come into force on the 13th day of September, 1988, and applies after the 12th day September, 1988.

Commence-
ment,
January 1,
1989

(48) Subsection 1 (1a) of the Act, set out in subsection 1 (6), shall be deemed to have come into force on the 1st day of January, 1989, and applies to taxation years of Canadian-controlled private corporations that commence before the 1st day of January, 1988 and to taxation years of other private corporations that commence before the 1st day of July, 1988.

Idem

(49) Clause 12 (7) (d) of the Act, set out in subsection 4 (5), and section 12b of the Act, set out in section 5, shall be deemed to have come into force on the 1st day of January, 1989, and apply to taxation years ending after the 31st day of December, 1988.

Idem

(50) The amendment of clause 49 (1) (a) of the Act, set out in subsection 23 (1), with respect to the addition of the reference to paragraph 149 (1) (t) of the Federal Act, shall be deemed to have come into force on the 1st day of January, 1989, and applies to taxation years ending after the 31st day of December, 1988.

Idem

(51) The amendment of clause 49 (1) (b) of the Act, set out in subsection 23 (2), and the repeal of clause 49 (1) (c) of the Act, set out in subsection 23 (3), and the enactment of subsec-

tions 49 (4) and (4a) of the Act, set out in subsection 23 (4), shall be deemed to have come into force on the 1st day of January, 1989, and apply to taxation years ending after the 31st day of December, 1988.

(52) Subsection 53 (5) of the Act, set out in subsection 24 (2), and subsection 53 (6) of the Act, set out in subsection 24 (3), shall be deemed to have come into force on the 1st day of January, 1989, and apply to taxation years ending after the 31st day of December, 1988. Idem

(53) The following shall be deemed to have come into force on the 28th day of April, 1989: Commence-
ment, April
28, 1989

- (a) the amendment of clause 40 (2) (c) of the Act, set out in subsection 21 (2);
- (b) the repeal of clause 40 (2) (d) of the Act, set out in subsection 21 (2); and
- (c) clause 75 (1) (b) of the Act, as re-enacted by subsection 40 (2).

(54) The following shall be deemed to have come into force on the 28th day of April, 1989, other than with respect to a taxation year of a corporation for which a notice of an original assessment in respect of the corporation for the taxation year, or a notification that no tax is payable by the corporation for the taxation year, was mailed before the 28th day of April, 1986, Idem

- (a) the amendment of sub-subclause 73 (7) (a) (iv) (A) of the Act, set out in subsection 39 (3);
- (b) the re-enactment of clause 73 (7) (b) of the Act, set out in subsection 39 (6);
- (c) the re-enactment of subclause 73 (7) (c) (i) of the Act, set out in subsection 39 (7);
- (d) the enactment of subsection 73 (6a) of the Act, set out in subsection 39 (9).

47. The short title of this Act is the *Corporations Tax Amendment Act, 1990*. Short title

CHAPTER 23

An Act to amend the Income Tax Act

Assented to December 20th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Table in clause 1 (6) (h) of the *Income Tax Act*, as enacted by the Statutes of Ontario, 1989, chapter 91, section 1, is amended by adding after the fourth item the following item: R.S.O. 1980,
c. 213

Minister

Provincial Minister

2. Subsections 6 (1) and (2) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 73, section 4, and subsection 6 (2a) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 73, section 4, are repealed and the following substituted:

(1) If the tax otherwise payable by an individual under this Act for a taxation year does not exceed the individual's personal amount determined in the prescribed manner for the taxation year, no tax is payable under this Act by the individual for the taxation year. No tax
payable

(2) If the tax otherwise payable by an individual under this Act for a taxation year exceeds the individual's personal amount for the taxation year, the tax payable under this Act may be reduced by the amount, if any, by which three times the individual's personal amount for the taxation year exceeds twice the amount of tax otherwise payable by the individual under this Act for the taxation year. Tax
reduction

3.—(1) Except as provided in subsections (2) and (3), this Act comes into force on the day it receives Royal Assent. Commence-
ment

(2) Section 1 shall be deemed to have come into force on the 20th day of December, 1989. Idem

Idem

(3) Section 2 shall be deemed to have come into force on the 1st day of January, 1990.

Short title

4. The short title of this Act is the *Income Tax Amendment Act, 1990*.

CHAPTER 24

An Act to amend the Education Act

Assented to December 20th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Subsection 1 (1) of the *Education Act* is amended by adding the following paragraph: R.S.O. 1980,
c. 129

1a. “assessment commissioner” means the assessment commissioner appointed under the *Assessment Act* for the region in which the board is situated. R.S.O. 1980,
c. 31

(2) Paragraph 37 of subsection 1 (1) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 27, section 1, is repealed and the following substituted:

37. “population” means the population as determined by the assessment commissioner from the last municipal enumeration as updated under the provisions of the *Assessment Act*. R.S.O. 1980,
c. 31

2. Section 10 of the Act, as amended by the Statutes of Ontario, 1982, chapter 32, section 4, 1984, chapter 60, section 4, 1988, chapter 27, section 2, 1989, chapter 1, section 2, 1989, chapter 2, section 2 and 1989, chapter 33, section 1, is further amended by adding the following subsections:

(11a) The Lieutenant Governor in Council may make regulations establishing French-language school boards. French-language
school
boards

(11b) A regulation under subsection (11a) may include provisions respecting, Idem

- (a) the area of jurisdiction of a French-language school board;
- (b) the structure of a French-language school board and, if the board has more than one component, the jurisdiction of each component;

- (c) the powers and duties of a French-language school board or a component of a French-language school board;
- (d) attendance at schools operated by a French-language school board or a component of a French-language school board;
- (e) the assessment and payment of rates in respect of a French-language school board or a component of a French-language school board;
- (f) the election of members of a French-language school board or a component of a French-language school board, including the qualifications of electors and members;
- (g) the resolution of disputes between the components of a French-language school board and between a French-language school board and other boards;
- (h) the transfer of real property used as school sites to a French-language school board or a component of a French-language school board, and the transfer of personal property used for school purposes to a French-language school board or a component of a French-language school board;
- (i) the transfer of employees of other boards to a French-language school board or a component of a French-language school board, including the rights of transferred employees;
- (j) the dissolution of another board or a section of another board; and
- (k) the adjustment of assets and liabilities of a board affected by the establishment of a French-language school board.

Idem

(11c) A regulation under subsection (11a) may,

- (a) deem a French-language school board or a component of a French-language school board to be a board for the purpose of any provision of this Act;
- (b) modify or exclude the application of any provision of this Act, the *Assessment Act* or the *Municipal Elections Act*;

- (c) deem a French-language school board or a component of a French-language school board to be a board for the purpose of the *School Boards and Teachers Collective Negotiations Act*, and deem classes of persons who are members of the Association des enseignantes et des enseignants franco-ontariens or The Ontario Secondary School Teachers' Federation to be branch affiliates for the purpose of that Act; and

R.S.O. 1980,
c. 464

- (d) deem classes of transferred employees to have been intermingled for the purpose of section 63 of the *Labour Relations Act* and make any provision of that section applicable to the affected boards and their employees.

R.S.O. 1980,
c. 228

(11d) A regulation may not be made under subsection (11a) unless there has been consultation with boards and employee groups that will be directly or indirectly affected by the creation of a French-language school board under the regulation.

Consultation
before
regulation
under subs.
(11a)

(11e) Subsections (11a), (11b), (11c) and (11d) are repealed on the 1st day of January, 1994 or on such earlier date as may be named by proclamation of the Lieutenant Governor.

Repeal of
subss. (11a)
to (11d)

3. Section 70 of the Act is amended by adding the following subsection:

(6) If an order under subsection (1) or (2) is to be revoked on the 1st day of January next following a regular election under the *Municipal Elections Act*, the order shall, for the purpose of the election, be deemed to have been revoked.

Revocation
of order

R.S.O. 1980,
c. 308

4.—(1) Subsection 105 (2) of the Act, as amended by the Statutes of Ontario, 1989, chapter 65, section 19, is further amended by adding the following clause:

- (f) providing for the initial composition of a board to which subsection (4b) applies and for the initial appointment or election of members of the board to hold office until the next regular election under the *Municipal Elections Act*.

R.S.O. 1980,
c. 308

(2) Subsection 105 (4) of the Act, as amended by the Statutes of Ontario, 1988, chapter 27, section 16, is repealed and the following substituted:

(4) A separate school board shall be established for each county and district combined separate school zone and, except

Establishment
of boards

as otherwise provided under section 106 or a regulation made under subsection (2), the trustees of the board shall be elected and the board organized in accordance with sections 115 and 206a.

Idem

(4a) If a county or district combined separate school zone is to be designated by a regulation under subsection (2) on the 1st day of January next following a regular election under the *Municipal Elections Act*, the county or district combined separate school zone shall, for the purpose of the election, be deemed to have been designated.

R.S.O. 1980,
c. 308

Idem

(4b) If a county or district combined separate school zone is designated by a regulation under subsection (2) and subsection (4a) does not apply, the composition of the board and the appointment or election of members of the board shall be in accordance with the regulations.

5. Section 136g of the Act, as enacted by the Statutes of Ontario, 1986, chapter 21, section 2, is amended by adding the following subsections:

All services
provided by
agreement

(4) Despite subsections (1) to (3), for the first school year in which an election is effective and for every subsequent year, the entitlement of a Roman Catholic school board under section 136e applies in respect of all secondary school grades if, in the first school year, the board provides instruction in all secondary school grades and the instruction is provided in accordance with the board's first annual implementation plan in a school operated by another board by means of an agreement with the other board.

Restriction
when
subs. (1)
applies

(5) A Roman Catholic school board to which subsection (4) applies may provide instruction in a secondary school grade only if,

- (a) the instruction is provided in a school operated by another board by means of an agreement referred to in subsection (4); or
- (b) after the first school year in which the election under section 136a is effective,
 - (i) the Roman Catholic school board to which subsection (4) applies files with the Planning and Implementation Commission a plan to provide instruction in all secondary school grades in a school operated by the board, and

- (ii) the Minister approves the provision of instruction in a school operated by the board after receiving the advice of the Planning and Implementation Commission that the Commission is of the opinion that the plan will permit the board to provide instruction in all secondary school grades and will promote the best interests of public education in Ontario.

6.—(1) Subsection 136-l (1) of the Act, as enacted by the Statutes of Ontario, 1986, chapter 21, section 2, is repealed and the following substituted:

(1) A public board that has jurisdiction in an area that is also part or all of the area of jurisdiction of a Roman Catholic school board shall designate, in accordance with the regulations or by agreement between the boards, the persons on its supervisory officers staff, elementary teaching staff, secondary teaching staff and support staff whose services will not be required by the public board consequent on,

Teaching and
other staff

- (a) the election of the Roman Catholic school board to perform the duties of a secondary school board; or
- (b) the provision of instruction by the Roman Catholic school board under clause 136g (5) (b).

(2) Subsections 136-l (6) to (20) of the Act, as enacted by the Statutes of Ontario, 1986, chapter 21, section 2, are repealed and the following substituted:

(6) The public board shall make the designations referred to in subsection (1) in each of the first ten school years during which the Roman Catholic school board performs the duties of a secondary school board.

Yearly
designations
for ten years

(7) Subject to subsection (8), the public board shall make the designations referred to in subsection (1) in each of the first ten school years during which the Roman Catholic school board provides instruction under clause 136g (5) (b).

Idem

(8) No designations shall be made under subsection (1) after the twentieth school year during which the Roman Catholic school board performs the duties of a secondary school board.

Maximum
limit

(9) Designations shall be made under subsection (1) not later than the date prescribed by the regulations for each year.

Date for
designations

Transfer of
employment
if subs.
136g (4) does
not apply

(10) If subsection 136g (4) does not apply to the Roman Catholic school board referred to in subsection (1), the teaching contract, employment contract or employment relationship, as the case may be, of a person designated by a public board under subsection (1) is transferred to, and assumed by, the Roman Catholic school board referred to in subsection (1), effective on the 1st day of September next following the date on which the public board makes the designation or on such earlier date as the boards concerned may agree on.

Transfer of
employment
if cl.
136g (5) (a)
applies

(11) If subsection 136g (4) applies to the Roman Catholic school board referred to in subsection (1) and the board provides instruction in accordance with clause 136g (5) (a), the teaching contract, employment contract or employment relationship, as the case may be, of a person designated by a public board under subsection (1) is transferred to, and assumed by, the board that operates the school in which the instruction is provided under the agreement referred to in clause 136g (5) (a), effective the 1st day of September next following the date on which the public board makes the designation or on such earlier date as the boards concerned may agree on.

Idem

(12) If more than one board operates schools in which instruction is provided under an agreement referred to in clause 136g (5) (a), the board to which a contract or relationship shall be transferred under subsection (11) shall be,

- (a) one of the boards that operates the schools, as determined by agreement of those boards; or
- (b) in the absence of an agreement, the Roman Catholic school board referred to in subsection (1).

Objectors

(13) If a designated person objects for reasons of conscience to the transfer of employment to a Roman Catholic school board under subsection (10) or (11), he or she may so advise the public board and, unless it is of the opinion that the objection is not made in good faith, the public board shall designate another person in place of the person making the objection.

Second
transfer of
employment
if cl.
136g (5) (b)
applies

(14) If subsection 136g (4) applies to the Roman Catholic school board referred to in subsection (1) and the Minister approves the provision of instruction in a school operated by the board under clause 136g (5) (b), a teaching contract, employment contract or employment relationship transferred under subsection (11) to another board is transferred to, and assumed by, the Roman Catholic school board referred to in subsection (1), effective on the date the board begins to pro-

vide instruction under clause 136g (5) (b) or on such earlier date as the boards concerned may agree on.

(15) A board to which the teaching contract, employment contract or employment relationship of a person is transferred under subsection (10), (11) or (14) shall employ the person in a position substantially similar to the position in which the person was employed immediately before the transfer.

Similar
employment

(16) If the board to which the teaching contract, employment contract or employment relationship of a person is transferred under subsection (10), (11) or (14) has no position as provided under subsection (15) for the person on the appropriate staff of the board, the person is entitled to receive training assistance, as prescribed by the regulations, for an alternate position on the appropriate staff, and the board to which the contract or relationship is transferred shall maintain the person in its employ, provide the assistance and offer to the person employment in a position appropriate to either his or her previous or newly acquired qualifications.

Training
assistance

(17) Subject to any collective agreement in effect, the public board shall designate, on the basis of seniority, the persons on its support staff whose services will not be required by the public board consequent on,

Seniority

- (a) the election of the Roman Catholic school board to perform the duties of a secondary school board; or
- (b) the provision of instruction by the Roman Catholic school board under clause 136g (5) (b).

(18) Each public board that designates persons under this section shall transmit to the Planning and Implementation Commission in each year, not later than the date for each year fixed by the Commission, a list of the names and positions of persons that it has designated.

Transmittal
of lists

(19) A designated person employed by a board to which the person's teaching contract, employment contract or employment relationship is transferred under subsection (10), (11) or (14) has the right in the first year that the person is employed by the board to an annual rate of salary of not less than the annual rate of salary that would have applied to the person if the contract or relationship had not been transferred, but if the annual rate of salary of the position in which the person is employed by the board to which the contract or relationship is transferred is lower than such first-mentioned annual rate of salary, the person is not entitled to any increase in annual rate of salary until the annual rate of salary of the

Compensation
rate

position becomes equal to such first-mentioned annual rate of salary.

Seniority and
employment
status

(20) A designated person employed by a board to which the person's teaching contract, employment contract or employment relationship is transferred under subsection (10), (11) or (14) has the right to commence the employment with seniority and with probationary and permanent status with the board equal to the seniority and the probationary or permanent status the person would have had if the contract or relationship had not been transferred.

Sick leave
credits

(20a) Sick leave credits standing to a designated person's credit immediately before the person's teaching contract, employment contract or employment relationship is transferred under subsection (10), (11) or (14) shall be transferred to the plan maintained by the board to which the contract or relationship is transferred at the time the contract or relationship is transferred.

Credit for
total accumu-
lation

(20b) If the number of sick leave credits transferred exceeds the total number of sick leave credits that may be accumulated under the plan to which they are transferred, the designated person shall be given credit in the plan for the number transferred but is not entitled to accumulate further sick leave credits under the plan unless the plan is amended to permit greater accumulation.

Accumulation
and use of
sick leave
credits

(20c) Subject to subsection (20b), a designated person employed by a board to which the person's teaching contract, employment contract or employment relationship is transferred under subsection (10), (11) or (14) is entitled to accumulate and to use sick leave credits in accordance with the plan maintained by the board to which the contract or relationship is transferred.

Gratuity

(20d) On termination of employment with the board to which a designated person's teaching contract, employment contract or employment relationship is transferred under subsection (10), (11) or (14), the person is entitled to payment of an amount calculated in accordance with,

- (a) the collective agreement that applied on the last date the person was employed by the public board that designated the person, as though the person had been in the continuous employ of the public board, if a collective agreement applied in respect of the person on that date; or

- (b) the policy of the public board that designated the person as of the last date he or she was employed by the public board, as though the person had been in the continuous employ of the public board, if no collective agreement applied in respect of the person on that date.

(20e) In lieu of the payment under subsection (20d), the designated person is entitled to require payment of an amount calculated in accordance with, Idem

- (a) the collective agreement that applies in respect of the person on the last date the person is employed before the termination of employment, if a collective agreement applies in respect of the person on that date; or
- (b) the policy of the board with which the person is employed as of the last date he or she is employed by that board, if no collective agreement applies in respect of the person on that date.

(20f) The amount of the payment under subsection (20d) or (20e) shall be shared by the public board that designated the person and the board or boards to which the person's employment was transferred under this section in the ratio that the number of years of service of the person with each board bears to the total number of years of service of the person with such boards. Idem

(20g) Subsections (20d) to (20f) do not apply to a termination of employment with a board that occurs when the teaching contract, employment contract or employment relationship of the person is transferred to another board under subsection (10), (11) or (14). Non-application of subss. (20d) to (20f)

7. Subsections 136m (1) and (2) of the Act, as enacted by the Statutes of Ontario, 1986, chapter 21, section 2, are repealed and the following substituted:

(1) A dispute in respect of the designation of or the failure to designate a person on the teaching or other staffs of a public board, or in respect of any matter arising under section 136-l in the employment relationship between a designated person and a board to which the person's teaching contract, employment contract or employment relationship was transferred under that section, may be resolved by a grievance arbitration procedure in accordance with this section. Staff dispute resolution

Parties

(2) The parties to the arbitration are the public board or the board to which the contract or relationship was transferred, as the case requires, and the person or, if the person is employed in accordance with the terms of a collective agreement, the organization that represents the person under the collective agreement.

8. Section 136md of the Act, as enacted by the Statutes of Ontario, 1986, chapter 21, section 2, is amended by striking out “public board or Roman Catholic school board” in the fifth and sixth lines and substituting “board”.

9. Subsections 136o (1) and (2) of the Act, as enacted by the Statutes of Ontario, 1986, chapter 21, section 2, are repealed and the following substituted:

Right to
receive
secondary
school
instruction
from Roman
Catholic
school board

(1) A person who is qualified to be a resident pupil of a public board and to receive instruction in a secondary school grade is entitled to receive instruction provided in a secondary school operated by a Roman Catholic school board if the area of jurisdiction of the public board is in whole or in part the same as the area of jurisdiction of the Roman Catholic school board.

Right to
receive
secondary
school
instruction
from public
board

(2) A person who is qualified to be a resident pupil of a Roman Catholic school board and to receive instruction in a secondary school grade is entitled to receive instruction provided in a secondary school operated by a public board if the area of jurisdiction of the Roman Catholic school board is in whole or in part the same as the area of jurisdiction of the public board.

10. Section 198 of the Act, as amended by the Statutes of Ontario, 1982, chapter 32, section 54, is repealed and the following substituted:

Definition

198.—(1) In this section, “electoral group” means,

- (a) in respect of a board of education or a county or district combined separate school board, an electoral group as defined in Part VII-A; and
- (b) in respect of any other board, the persons qualified to be electors of the board.

Vacancies

(2) Subject to section 202, if the office of a member of a board elected by an electoral group becomes vacant before the end of the member’s term,

- (a) the remaining members elected by the electoral group shall appoint a qualified person to fill the vacancy within sixty days after the office becomes vacant, if a majority of the members elected by the electoral group remain in office; or
- (b) a new election shall be held to fill the vacancy, in the same manner as an election of the board, if a majority of the members elected by the electoral group do not remain in office.

(3) Despite clause (2) (a), if elections of the board are held under the *Municipal Elections Act* and the vacancy occurs in a year in which no regular election is held under that Act or before the 1st day of April in the year of a regular election, the remaining members elected by the electoral group may by resolution require that an election be held in accordance with the *Municipal Elections Act* to fill the vacancy.

Optional
election
R.S.O. 1980,
c. 308

(4) The secretary of the board shall forthwith send to the clerk of the appropriate municipality a certified copy of the resolution under subsection (3).

Idem

(5) A member appointed or elected to fill a vacancy shall hold office for the remainder of the term of the member who vacated the office.

Term of
office

11. Sections 199, 200 and 201 of the Act are repealed and the following substituted:

199.—(1) If an election is required to fill a vacancy on a board that is composed of three members and there are fewer than two remaining members of the board, a meeting of the electors may be called by any two electors of the board or by the appropriate supervisory officer.

Elections for
three
member
boards

(2) The meeting shall take place within sixty days of the date on which the last office became vacant.

Time of
meeting

(3) At least six days before the meeting, the person or persons calling the meeting shall post a notice of the meeting in at least three public places within the area of jurisdiction of the board.

Notice of
meeting

(4) The electors at the meeting shall elect the required number of board members to fill the vacancies.

Election at
meeting

200.—(1) If a vacancy occurs in the office of a trustee of a rural separate school before the trustees become a body corporate, the remaining trustees shall forthwith take steps to

Vacancy in
rural separate
school board
before
incorporation

hold a new election to fill the vacancy, and the person elected shall hold office for the remainder of the term of the trustee who vacated the office.

Manner of election

(2) The new election shall be conducted in the same manner as an election of the whole board.

12. Section 203 of the Act is amended by adding the following subsection:

Extension of time limits

(2) The remaining members of the board may extend the time for the nomination and the polling under subsection (1), but the polling shall be held no later than sixty days after the office becomes vacant.

13. Section 205 of the Act is repealed and the following substituted:

Tie vote

205. If two or more candidates receive an equal number of votes at a meeting held under clause 198 (2) (a) to appoint a person to fill a vacancy or at a meeting to elect a person to fill a vacancy, the chairman of the meeting shall provide for the drawing of lots to determine which of the candidates shall be appointed or elected.

14.—(1) Section 206a of the Act, as enacted by the Statutes of Ontario, 1988, chapter 27, section 24 and amended by 1989, chapter 65, section 33, is further amended by adding the following subsections:

Determination of population of electoral groups
R.S.O. 1980, c. 308
Idem

(4a) The assessment commissioner shall determine the populations of the electoral groups for the purposes of this Part on the 1st day of January in the year of a regular election under the *Municipal Elections Act*.

(4b) The assessment commissioner shall provide the results of the determination of the population of a board's electoral groups made under subsection (4a) to the secretary of the board and to the clerk of each municipality in the jurisdiction of the assessment commissioner by the 15th day of February in the year of a regular election.

(2) Rule 6 of subsection 206a (6) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 27, section 24, is repealed and the following substituted:

6. If a board approves an increase or decrease of either one or two in the number of members of the board by resolution passed by three-quarters of the

members of the board before the date mentioned in rule 7, the number of members of the board shall be deemed to be increased or decreased in accordance with the resolution for the next regular election.

7. Rule 6 applies if the resolution is passed before the 31st day of March in the year of the regular election or, if the determination of the calculated enrolment and the total calculated enrolment of the board is referred to the Languages of Instruction Commission of Ontario under subsection 277q (4), before the 30th day of April in the year of the regular election.

(3) Rules 5, 6, 7, 8, 9 and 10 of subsection 206a (8) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 27, section 24, are repealed and the following substituted:

5. The number of members to be elected by the total French-language electoral group shall be calculated in accordance with the formula set out in subsection (9).
6. The number of members to be elected by the electors of the public school English-language electoral group shall be calculated in accordance with subsection (9a) or (9b), as the case requires.
7. The number of members to be elected by the electors of the separate school English-language electoral group shall be calculated in accordance with subsection (9a) or (9b), as the case requires.

(4) Subsection 206a (9) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 27, section 24, is repealed and the following substituted:

(9) For the purpose of rule 5 of subsection (8), the number of members shall be calculated using the following formula:

Calculation
of members
for the
purpose of
rule 5 of
subs. (8)

$$\text{number of members} = \frac{a \times b}{c}$$

where a = the total number of members of the board determined by the rules in subsection (6)

b = the calculated enrolment of the board as determined under section 277q

c = the total calculated enrolment of the board as determined under section 277q.

Calculation of members for the purposes of rules 6 and 7 of subs. (8)

(9a) For the purposes of rules 6 and 7 of subsection (8), if there is only one English-language electoral group, the number of members of that electoral group is calculated by subtracting from the total number of members of the board determined by the rules in subsection (6), the number of members calculated in subsection (9).

Idem

(9b) For the purposes of rules 6 and 7 of subsection (8), if there are two English-language electoral groups, the number of members shall be calculated using the following formula:

$$\text{number of members} = \frac{(a-b) \times e}{(c-d)}$$

where a = the total number of members of the board determined by the rules in subsection (6)

b = the number of members calculated under subsection (9)

c = the total population of all electoral groups of the board determined under rule 3 of subsection (6)

d = the population of the total French-language electoral group

e = the population of the electoral group to which rule 6 or 7 applies.

(5) Subsections 206a (13), (14), (15), (16) and (17) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 27, section 24, are repealed and the following substituted:

Alternative distribution

(13) The members of the board who represent an electoral group may by resolution passed by an affirmative vote of three-quarters of those members,

(a) designate one or more municipalities within the board's jurisdiction as low population municipalities; and

(b) direct an alternative distribution of those members that represent the electors of the electoral group.

(14) If an alternative distribution is directed under clause (13) (b), the resolution shall provide that the sum of the electoral quotients for the municipality or municipalities designated under clause (13) (a) shall be increased by either one or two. Idem

(15) A resolution passed under subsection (13) shall be effective only for the next regular election. Effect of resolution

(16) A resolution under subsection (13) has no effect unless it is passed before the 31st day of March in the year of the next regular election or, if the determination of the calculated enrolment and the total calculated enrolment of the board is referred to the Languages of Instruction Commission of Ontario under subsection 277q (4), before the 30th day of April in the year of the next regular election. Idem

(17) If a resolution is passed under subsection (13), an alternative distribution of those members that represent the electors of the electoral group shall be made in accordance with subsection (18) by the person prescribed by the regulations to, Distribution of members

- (a) the municipalities or combination of municipalities that comprise the area of jurisdiction of a board; or
- (b) the electoral areas established under subsection (21) or combination of such electoral areas in a municipality.

(6) Rule 3 of subsection 206a (18) of the Act is amended by striking out “subsection (14)” in the last line and substituting “subsection (13)”.

15.—(1) The definition of “calculated enrolment” set out in section 277c of the Act, as enacted by the Statutes of Ontario, 1986, chapter 29, section 11, is repealed and the following substituted:

“calculated enrolment” means a number of pupils enrolled in French-language instructional units, calculated in accordance with the regulations.

(2) The definition of “resident pupil” set out in section 277c of the Act, as enacted by Statutes of Ontario, 1986, chapter 29, section 11, is repealed and the following substituted:

“resident pupil”, in respect of a board, means a pupil who is registered on a register or registers prescribed by the Minis-

ter for the purposes of this Part and who is qualified to be a resident pupil of the board and is enrolled in a school,

- (a) operated by the board, or
- (b) operated by another board to which the first-mentioned board pays fees in respect of the pupil.

(3) The definition of “total calculated enrolment” set out in section 277c of the Act, as enacted by the Statutes of Ontario, 1986, chapter 29, section 11, is repealed and the following substituted:

“total calculated enrolment” means a number of pupils calculated in accordance with the regulations.

16. The Act is amended by adding the following section:

Regulations

277ca. The Lieutenant Governor in Council may by regulation prescribe the method of calculation of calculated enrolment and total calculated enrolment.

17. Section 277i of the Act, as enacted by the Statutes of Ontario, 1986, chapter 29, section 11 and amended by 1988, chapter 27, section 27, is further amended by adding the following subsection:

Application
of section
206a

(14) Despite subsections (1) to (13), the French-language section of a board may by resolution approved by a majority of the members of the section direct that an election of members to the section shall be subject to subsections 206a (11) to (24).

18. Section 277-l of the Act, as enacted by the Statutes of Ontario, 1986, chapter 29, section 11, is repealed.

19. Section 277q of the Act, as enacted by the Statutes of Ontario, 1986, chapter 29, section 11 and amended by 1988, chapter 27, section 28, is repealed and the following substituted:

Calculated
enrolment

277q.—(1) A determination of the calculated enrolment of a board and the total calculated enrolment of a board shall be made by the appropriate supervisory officer of the board.

When
calculation
made

(2) The calculated enrolment and the total calculated enrolment shall be determined on or before the 1st day of February in the year in which a regular election will be held under the

(3) On or before the 1st day of March in a year in which a regular election will be held under the *Municipal Elections Act*, the determination of the calculated enrolment and the total calculated enrolment made under subsection (1) shall be confirmed by resolution by,

Approval of
calculation

- (a) a majority of the members of the board who are members of the French-language section; and
- (b) a majority of the members of the board who are not members of the French-language section.

(4) If no determination is made under subsection (1) or a determination is not confirmed under subsection (3), the appropriate supervisory officer shall refer the matter to the Languages of Instruction Commission of Ontario on or before the 15th day of March in a year in which a regular election will be held under the *Municipal Elections Act*.

Referral to
the
Languages of
Instruction
Commission
of Ontario

(5) The Languages of Instruction Commission of Ontario shall determine the calculated enrolment and the total calculated enrolment of the board and shall notify the appropriate supervisory officer of its determination not later than twenty days after the referral under subsection (4).

Idem

(6) If a determination is made under subsection (5), it shall be used in place of any other determination.

Idem

20. Clauses 277t (2) (a) and (b) of the Act, as enacted by the Statutes of Ontario, 1986, chapter 29, section 11, are repealed and the following substituted:

- (a) a reference in this Part or in a regulation under this Part to French, other than in this subsection and subsection (3), shall be deemed to be a reference to English;
- (b) a reference in this Part or in a regulation under this Part to French language shall be deemed to be a reference to English language; and

21. An increase or a decrease in the number of the members of a board approved under rule 6 of subsection 206a (6) of the Act prior to the regular election in 1988 shall be void for the purpose of the regular election in 1991.

Transition

22. By-law SS1/89 of The Haldimand-Norfolk Roman Catholic Separate School Board, passed under section 136a of

Approval of
by-law under
R.S.O. 1980,
c. 129,
s. 136a

the Act on the 18th day of December, 1989 and amended on the 26th day of February, 1990, shall be deemed to have been approved by the Minister of Education on the 30th day of June, 1990.

Commence-
ment

23. This Act comes into force on the day it receives Royal Assent.

Short title

24. The short title of this Act is the *Education Amendment Act (Miscellaneous), 1990*.

CHAPTER 25

**An Act to amend the
Ottawa-Carleton
French-Language School Board Act, 1988**

Assented to December 20th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1988, c. 47

1. Subsection 30 (1) of the *Ottawa-Carleton French-Language School Board Act, 1988* is repealed and the following substituted:

Vacancies

(1) If the office of a member of a sector becomes vacant and the remaining members constitute a majority of the members elected to it, the remaining members shall, within sixty days after the office becomes vacant, appoint to the office a person who is qualified to be elected as a member of the sector.

2. Subsection 35 (2) of the Act is amended by striking out “subsections 206a (13), (14), (17) and (21)” in the second line and substituting “subsections 206a (13) and (21)”.

Commence-
ment

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is the *Ottawa-Carleton French-Language School Board Amendment Act, 1990*.

CHAPITRE 25

Loi portant modification de la Loi de 1988 sur le Conseil scolaire de langue française d'Ottawa-Carleton

Sanctionnée le 20 décembre 1990

SA MAJESTÉ, sur l'avis et avec le consentement de l'Assemblée législative de la province de l'Ontario, décrète ce qui suit :

1 Le paragraphe 30 (1) de la *Loi de 1988 sur le Conseil scolaire de langue française d'Ottawa-Carleton* est abrogé et remplacé par ce qui suit : 1988, chap. 47

(1) Si le poste d'un membre d'une section devient vacant et que le reste des membres constituent la majorité des membres élus, les membres qui restent nomment à ce poste, dans les soixante jours après que le poste est devenu vacant, une personne qui est éligible comme membre de la section. Vacances

2 Le paragraphe 35 (2) de la Loi est modifié par substitution, aux mots «des paragraphes 206a (13), (14), (17) et (21)» à la deuxième ligne, des mots «des paragraphes 206a (13) et (21)».

3 La présente loi entre en vigueur le jour où elle reçoit la sanction royale. Entrée en vigueur

4 Le titre abrégé de la présente loi est *Loi de 1990 modifiant la Loi sur le Conseil scolaire de langue française d'Ottawa-Carleton*. Titre abrégé

CHAPTER 26

An Act to amend the Employment Standards Act with respect to Pregnancy and Parental Leave

Assented to December 20th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The heading preceding section 35 of the *Employment Standards Act* is repealed and the following substituted: R.S.O. 1980,
c. 137

PREGNANCY AND PARENTAL LEAVE

2. Sections 35, 36, 37 and 38 of the Act are repealed and the following substituted:

35. In this Part,

Definitions

“parent” includes a person with whom a child is placed for adoption and a person who is in a relationship of some permanence with a parent of a child and who intends to treat the child as his or her own;

“parental leave” means a leave of absence under subsection 38a (1);

“pregnancy leave” means a leave of absence under subsection 36 (1).

36.—(1) A pregnant employee who started employment with her employer at least thirteen weeks before the expected birth date is entitled to a leave of absence without pay. Pregnancy
leave

(2) An employee may begin pregnancy leave no earlier than seventeen weeks before the expected birth date. When leave
may begin

(3) The employee must give the employer,

Notice

(a) at least two weeks written notice of the date the leave is to begin; and

- (b) a certificate from a legally qualified medical practitioner stating the expected birth date.

Special
circumstances

37.—(1) Subsection 36 (3) does not apply in the case of an employee who stops working because of complications caused by her pregnancy or because of a birth, still-birth or miscarriage that happens earlier than the employee was expected to give birth.

Notice in
special
circumstances

(2) An employee described in subsection (1) must, within two weeks of stopping work, give the employer,

- (a) written notice of the date the pregnancy leave began or is to begin; and
- (b) a certificate from a legally qualified medical practitioner that,
 - (i) in the case of an employee who stops working because of complications caused by her pregnancy, states the employee is unable to perform her duties because of complications caused by her pregnancy and states the expected birth date, or
 - (ii) in any other case, states the date of the birth, still-birth or miscarriage and the date the employee was expected to give birth.

End of
pregnancy
leave if
parental
leave
available

38.—(1) The pregnancy leave of an employee who is entitled to take parental leave ends seventeen weeks after the pregnancy leave began.

End of
pregnancy
leave if
parental
leave not
available

(2) The pregnancy leave of an employee who is not entitled to take parental leave ends on the later of the day that is seventeen weeks after the pregnancy leave began or the day that is six weeks after the birth, still-birth or miscarriage.

End of
pregnancy
leave on
employee
notice

(3) The pregnancy leave of an employee ends on a day earlier than the day provided for in subsection (1) or (2) if the employee gives the employer at least four weeks written notice of that day.

Parental
leave

38a.—(1) An employee who has been employed by his or her employer for at least thirteen weeks and who is the parent of a child is entitled to a leave of absence without pay following,

- (a) the birth of the child; or

- (b) the coming of the child into the custody, care and control of a parent for the first time.

(2) Parental leave may begin no more than thirty-five weeks after the day the child is born or comes into the custody, care and control of a parent for the first time. Restriction on when leave may begin

(3) The parental leave of an employee who takes a pregnancy leave must begin when the pregnancy leave ends unless the child has not yet come into the custody, care and control of a parent for the first time. When mother's parental leave may begin

(4) The employee must give the employer at least two weeks written notice of the date the leave is to begin. Notice

38b.—(1) Subsection 38a (4) does not apply in the case of an employee who is the parent of a child and who stops working because the child comes into the custody, care and control of a parent for the first time sooner than expected. Special circumstances

(2) The parental leave of an employee described in subsection (1) begins on the day the employee stops working. When leave in special circumstances begins

(3) An employee described in subsection (1) must give the employer written notice that the employee wishes to take leave within two weeks after the employee stops working. Notice

38c. Parental leave ends eighteen weeks after it began or on an earlier day if the employee gives the employer at least four weeks written notice of that day. End of parental leave

38d.—(1) An employee who has given notice to begin pregnancy leave or parental leave may change the notice, Change of notice to begin leave

- (a) to an earlier date if the employee gives the employer at least two weeks written notice before the earlier date; or

- (b) to a later date if the employee gives the employer at least two weeks written notice before the date leave was to begin.

(2) An employee who has given notice to end leave may change the notice, Change of notice to end leave

- (a) to an earlier date if the employee gives the employer at least four weeks written notice before the earlier date; or

- (b) to a later date if the employee gives the employer at least four weeks written notice before the date leave was to end.

Rights during
leave

38e.—(1) During pregnancy leave or parental leave, an employee continues to participate in each type of benefit plan described in subsection (2) that is related to his or her employment unless he or she elects in writing not to do so.

Benefit plans

(2) For the purpose of subsection (1), the types of plans are pension plans, life insurance plans, accidental death plans, extended health plans, dental plans and any other types of benefit plans that are prescribed.

Employer
contributions

(3) During an employee's pregnancy leave or parental leave, the employer shall continue to make the employer's contributions for any plan described in subsection (2) unless the employee gives the employer a written notice that the employee does not intend to pay the employee's contributions, if any.

Seniority

(4) Seniority continues to accrue during pregnancy leave or parental leave.

Reinstatement

38f.—(1) The employer of an employee who has taken pregnancy leave or parental leave shall reinstate the employee when the leave ends to the position the employee most recently held with the employer, if it still exists, or to a comparable position, if it does not.

Reinstatement
where
employer's
operations
have been
suspended,
etc.

(2) If the employer's operations were suspended or discontinued while the employee was on leave and have not resumed when the leave ends, the employer shall reinstate the employee, when the operations resume, in accordance with the employer's seniority system or practice, if any.

Wages

(3) The employer shall pay a reinstated employee wages that are at least equal to the greater of,

- (a) the wages the employee was most recently paid by the employer; or
- (b) the wages that the employee would be earning had the employee worked throughout the leave.

No discipline,
etc. because
of leave

38g. An employer shall not intimidate, discipline, suspend, lay off, dismiss or impose a penalty on an employee because the employee is or will become eligible to take, intends to take or takes pregnancy leave or parental leave.

38h.—(1) This section applies to a person who stopped work on or after the 18th day of November, 1990 but before the day this section comes into force and who would have been entitled to pregnancy leave if section 2 of the *Employment Standards Amendment Act (Pregnancy and Parental Leave)*, 1990 had come into force before she stopped work.

Transitional,
pregnancy
leave

1990, c. 26

(2) A person to whom this section applies shall be deemed to have taken a pregnancy leave beginning when the person stopped work if,

Idem

(a) the stopping of work was related to the person's pregnancy; and

(b) when the person stopped work, she was not entitled to pregnancy leave.

38i.—(1) This section applies to a person who stopped work on or after the 18th day of November, 1990 but before the day this section comes into force, whether or not the person took a pregnancy leave that ended during that period, or whose pregnancy leave ended during that period and who did not return to work if the person would have been entitled to parental leave had section 2 of the *Employment Standards Amendment Act (Pregnancy and Parental Leave)*, 1990 come into force before the person stopped work or before the pregnancy leave ended.

Transitional,
parental
leave

1990, c. 26

(2) A person to whom this section applies shall be deemed to have taken a parental leave beginning when the person stopped work or when the person's pregnancy leave ended if the stopping of work or the not returning to work was related to the birth of a child or to the coming of a child into the custody, care and control of a parent for the first time.

Idem

38j. Section 38e does not apply in respect of any period before this section comes into force.

Transitional,
benefits

3. Subclauses 47 (1) (c) (i) and (ii) of the Act, as enacted by the Statutes of Ontario, 1981, chapter 22, section 3, are repealed and the following substituted:

(i) the sum of \$4,000 with respect to any wages other than the employee's severance pay or an amount payable to the employee under Part XI, plus

(ii) the amount of the employee's severance pay, if any, plus

(iii) the amount payable to the employee under Part XI.

4. Subsection 65 (1) of the Act, as amended by the Statutes of Ontario, 1987, chapter 30, section 7, is further amended by adding the following clause:

(ra) prescribing types of benefit plans for the purpose of subsection 38e (2).

Commence-
ment

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *Employment Standards Amendment Act (Pregnancy and Parental Leave), 1990*.

CHAPTER 27

An Act respecting Land on Manitoulin Island, Barrie Island and Cockburn Island

Assented to December 20th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Subject to subsection (5), the road allowances described in Schedule 1 are stopped up and closed as highways. Road allowances closed

(2) Subject to subsection (4), the administration, management and control and the soil and freehold of the road allowances closed by subsection (1), including mines and minerals both precious and base and beds of navigable waters, vest in Her Majesty the Queen in right of Canada for the purpose of being set apart as Indian reserve land. Closed road allowances vest in Canada

(3) Her Majesty the Queen in right of Ontario releases all rights under *The Indian Lands Act, 1924* in relation to mines and minerals in or under the road allowances closed by subsection (1). Mineral rights
1924, c. 15

(4) A right of way for all purposes in, over, along and on the land described Thirdly in Schedule 1 vests in the owners, their heirs and assigns and the occupants from time to time of the portion of Lot 14 in Concession 9 in the Township of Howland, District of Manitoulin lying west of the body of water known as Sucker Creek. Right of way

(5) Subsection (1) does not apply in respect of the road allowance of any public highway that, at the time this Act comes into force, Public highways in actual use

(a) is in actual use as a public highway or road; and

(b) is regularly maintained by a provincial or municipal authority.

(6) Work done as a result of a grant paid under the *Public* Idem
R.S.O. 1980,
c. 421

Transportation and Highway Improvement Act by Ontario to an Indian band does not constitute regular maintenance by a provincial authority within the meaning of subsection (5).

Idem

(7) Maintenance of a highway or road by a municipal corporation paid for by an Indian band under an agreement between the band and the municipal corporation does not constitute regular maintenance by a municipal authority within the meaning of subsection (5).

Idem

(8) The road allowance between Concession 8 and Concession 9 across lots 11, 12, 13, 14, 15, 16 and 17 in the Township of Howland, District of Manitoulin, bounded on the west by the shore allowance along the limit of Lake Huron and bounded on the east by the line joining the southwestern corner of Lot 10, Concession 9 to the northwestern corner of Lot 10, Concession 8, shall be deemed not to be a road allowance of a public highway in actual use within the meaning of subsection (5).

Road allowances vest in municipalities
R.S.O. 1980, c. 302

2.—(1) Subject to subsection (2), subsection 258 (1) of the *Municipal Act* applies in respect of Manitoulin Island, Barrie Island and Cockburn Island, being islands in the District of Manitoulin.

Exception

(2) Subsection 258 (1) of the *Municipal Act* does not apply in respect of,

(a) the road allowances closed by subsection 1 (1); and

(b) the King's Highway, any controlled-access highway, any secondary highway and any other highway that is under the jurisdiction and control of the Ministry of Transportation under the *Public Transportation and Highway Improvement Act*.

R.S.O. 1980, c. 421

Schedule 2 land vests in Canada

3.—(1) The administration, management and control and the soil and freehold of the land described in Schedule 2, including mines and minerals both precious and base and beds of navigable waters, vest in Her Majesty the Queen in right of Canada for the purpose of being set apart as Indian reserve land.

Mineral rights in Schedule 2 land
1924, c. 15

(2) Her Majesty the Queen in right of Ontario releases all rights under *The Indian Lands Act, 1924* in relation to mines and minerals in or under the land described in Schedule 2.

Water and sewage works easement

4.—(1) An easement for water and sewage works in, over, along and on the parts of Lot 1 west of Bay Street and north of Queen Street and the parts of Lot 2 west of Bay Street and

north of Lot 1 in the Town Plot of Manitowaning in the Township of Assiginack, District of Manitoulin shown as Parts 1, 2, 3, 4 and 5 on the plan deposited in the Land Registry Office for the Registry Division of Manitoulin on the 4th day of November, 1974 as Plan 31R-343 vests in Her Majesty the Queen in right of Ontario, as represented by the Minister of the Environment.

(2) Section 13 of the *Ontario Water Resources Act* applies in relation to the easement vested by subsection (1) and for the purpose this Act shall be deemed to be an instrument of the type mentioned in subsection 13 (1) of the *Ontario Water Resources Act* that has been registered in the proper land registry office.

Idem
R.S.O. 1980,
c. 361

5. Subject to section 4, an estate in fee simple in the land described in Schedule 3 vests in Debendmang Native Community Economic Development Association (Manitoulin), in trust.

Schedule 3
land

6.—(1) No right of way or other easement or other right that is registered under the *Registry Act* or *Land Titles Act* or is openly enjoyed and used or is for public utility purposes and no possessory right that is openly enjoyed and used is affected by this Act.

Existing
rights
preserved
R.S.O. 1980,
cc. 445, 230

(2) Subsection (1) applies only in respect of rights acquired in law or equity before the day on which this Act comes into force.

Idem

7. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Commence-
ment

8. The short title of this Act is the *Manitoulin, Barrie and Cockburn Islands Land Act, 1990*.

Short title

SCHEDULE 1

FIRSTLY

Land for the benefit of The Cockburn Island Band
Township of Robinson

ALL those parcels of land in the Township of Robinson, in the District of Manitoulin and Province of Ontario, described as follows:

FIRSTLY:

That part of the shore road allowance along the shore of Lake Huron in front of Lot 24, Concession 19, bounded on the east by the northern production of the centre line of the road allowance between Lot 24, Concession 19, and the Sheshegwaning Indian Reserve No. 20, and bounded on the

west by the eastern production of the northern limit of the road allowance between Concessions 19 and 20.

SECONDLY:

That part of the shore road allowance along the shore of Lake Huron in front of Lots 25, 26 and 27, Concession 19, bounded on the east by the western production of the northern limit of the road allowance between Concessions 19 and 20, and bounded on the west by the northern production of the western limit of Lot 27, Concession 19.

THIRDLY:

The western half of that part of the road allowance between the Sheshegwaning Indian Reserve No. 20 and Lot 24 across Concessions 16, 17 and 18, bounded on the north by the road allowance along the southern shore of the lake abutting Lot 24, Concession 18, and bounded on the south by the eastern production of the centre line of the road allowance between Concessions 15 and 16.

FOURTHLY:

The western half of that part of the road allowance between the Sheshegwaning Indian Reserve No. 20 and Lot 24 across Concessions 18 and 19, bounded on the south by the road allowance along the northern shore of the lake abutting Lot 24, Concession 18, and bounded on the north by the road allowance along the shore of Lake Huron.

FIFTHLY:

That part of the shore road allowance along the shore of the lake in Concession 18, bounded on the east by the southern production of the centre line of the road allowance between the Sheshegwaning Indian Reserve No. 20 and Lot 24, Concession 18.

SIXTHLY:

That part of the road allowance between Concessions 15 and 16 in front of Lots 25, 26, 27, and 28.

SEVENTHLY:

The north half of that part of the road allowance between Concessions 15 and 16 in front of Lot 24, bounded on the east by the centre line of the road allowance between the Sheshegwaning Indian Reserve No. 20 and Lot 24.

EIGHTHLY:

That part of the road allowance between Concessions 17 and 18, in front of Lots 24, 25, 26, 27, and 28, bounded on the east by the centre line of the road allowance between the Sheshegwaning Indian Reserve No. 20 and Lot 24.

NINTHLY:

That part of the road allowance between Concessions 19 and 20, in front of Lots 24 and 25, bounded on the east by the road allowance along the shore of Lake Huron, and bounded on the west by the road allowance along the shore of Lake Huron.

SECONDLY

Land for the benefit of The Sheshegwaning Band
Township of Robinson

ALL those parcels of land in the Township of Robinson, in the District of Manitoulin and Province of Ontario, described as follows:

FIRSTLY:

The road allowance between Concessions 21 and 22 in front of Lots 10, 11, 12, 13, 14, and 15.

SECONDLY:

The road allowance between Concessions 21 and 22 in front of Lots 17, 18, and 19.

THIRDLY:

That part of the shore road allowance along the shore of Lake Huron abutting Concessions 20, 21, and 22, bounded on the southeast by the eastern production of the southern limit of Lot 12, Concession 20, and bounded on the southwest by the western production of the southern limit of Lot 21, Concession 20, **SAVE AND EXCEPT** that portion of the said road allowance in front of Lot 11, Concession 22, and also **SAVE AND EXCEPT** that portion of the said road allowance in front of Lots 12 and 13, Concession 22, bounded on the east by a line drawn North 45° East astronomic from the eastern corner of Part 2 as shown on a plan deposited in the Land Registry Office for the District of Manitoulin as No. 31R-1458, and bounded on the west by a line drawn North 45° West astronomic from the western corner of Part 1 as shown on said plan.

FOURTHLY:

The road allowance between Lots 15 and 16, Concessions 20 and 21, bounded on the north by the shore allowance along the shore of Lake Huron and bounded on the south by the north limit of the road allowance abutting the north boundary of the Sheshegwaning Indian Reserve No. 20.

FIFTHLY:

That part of the road allowance between the Sheshegwaning Indian Reserve and Concession 13, in front of Lots 18, 19, 20, 21, 22, and 23 and that part of the road allowance between Concessions 13 and 14 in front of Lot 24, bounded on the east by the shore of Lake Huron, and bounded on the west by a line drawn north astronomic from the northeastern corner of Lot 25, Concession 13.

SIXTHLY:

That part of the road allowance between the Sheshegwaning Indian Reserve and Lot 24, across Concessions 14 and 15, bounded on the north by the eastern production of the centre line of the road allowance between Concessions 15 and 16, and bounded on the south by the road allowance between Concessions 13 and 14.

SEVENTHLY:

The eastern half of that part of the road allowance between the Sheshegwaning Indian Reserve and Lot 24 across Concessions 16, 17, and 18, bounded on the north by the shore road allowance along the southern shore of the lake abutting Lot 24, Concession 18, and bounded on the south by the eastern production of the centre line of the road allowance between Concessions 15 and 16.

EIGHTHLY:

That part of the shore road allowance along the shore of the lake abutting Lot 24, Concession 18, bounded on the west by the southern production of the centre line on the road allowance between the Sheshegwaning Indian Reserve and Lot 24, Concession 18.

NINTHLY:

The eastern half of that part of the road allowance between the Sheshegwaning Indian Reserve and Lot 24 across Concessions 18 and 19, bounded on the south by the shore road allowance along the northern shore of the

lake abutting Lot 24, Concession 18, and bounded on the north by the shore road allowance along the shore of Lake Huron.

TENTHLY:

That part of the shore road allowance along the southern shore of Lake Huron, on the northern limit of the Sheshegwaning Indian Reserve, bounded on the west by the northern production of the centre line of the road allowance between the Sheshegwaning Indian Reserve and Lot 24, Concession 19, and bounded on the east by the western production of the southern limit of Lot 21, Concession 20.

ELEVENTHLY:

That part of the road allowance between the Sheshegwaning Indian Reserve and Concession 20, in front of Lots 12 to 22, both inclusive, bounded on the west by the shore road allowance along the shore of Lake Huron and bounded on the east by the shore road allowance along the shore of Lake Huron.

TWELFTHLY:

That part of the shore road allowance along the shore of Lake Huron, on the eastern side of the Sheshegwaning Indian Reserve, bounded on the south by the eastern production of the northern limit of Lot 18, Concession 13, and bounded on the north by the eastern production of the southern limit of Lot 12, Concession 20.

THIRTEENTHLY:

That part of the bed of the lake abutting Lot 24, Concession 18, bounded on the west by the southern production of the centre line of the road allowance between the Sheshegwaning Indian Reserve No. 20 and Lot 24, Concession 18.

FOURTEENTHLY:

That part of the road allowance between Lot 20, Concessions 20 and 21 and Lot 21, Concession 20.

THIRDLY

Land for the benefit of The Sucker Creek Band
Township of Howland

ALL those parcels of land in the Township of Howland, in the District of Manitoulin and Province of Ontario, described as follows:

FIRSTLY:

That part of the shore road allowance along the shore of Lake Huron in front of Lots 17, 18, 19, and 20, Concession 8, and Lots 16 and 17, Concession 9, bounded on the west by the northern production of the eastern limit of Lot 21, Concession 7, and bounded on the east by the northern production of the western limit of Lot 15, Concession 9.

SECONDLY:

That part of the road allowance between Concessions 8 and 9, in front of Lots 11, 12, 13, 14, 15, 16, and 17, bounded on the west by the shore road allowance along the shore of Lake Huron, and bounded on the east by the line joining the southwestern corner of Lot 10, Concession 9, to the northwestern corner of Lot 10, Concession 8.

THIRDLY:

That part of the road allowance between Concessions 6 and 7, in front of Lots 12, 13, 14, 15, 16, 17, and 18, bounded on the west by the line joining

the southwestern corner of Lot 18, Concession 7, to the northwestern corner of Lot 18, Concession 6, and bounded on the east by the line joining the southeastern corner of Lot 12, Concession 7, to the northeastern corner of Lot 12, Concession 6.

FOURTHLY:

That part of the road allowance between Lots 10 and 11, across Concession 8, bounded on the north by the road allowance between Concessions 8 and 9, and bounded on the south by the line joining the southeastern corner of Lot 11, Concession 8, to the southwestern corner of Lot 10, Concession 8.

FIFTHLY:

That part of the road allowance between Lots 15 and 16, across Concessions 7, 8 and 9, bounded on the south by the road allowance between Concessions 6 and 7, and bounded on the north by the shore road allowance along the shore of Lake Huron.

SIXTHLY:

That part of the road allowance between Lot 20, Concession 8, and Lot 21, Concession 7, bounded on the north by the shore road allowance along the shore of Lake Huron, and bounded on the south by a line drawn on the western production of the southern limit of Lot 20, Concession 8.

SAVE AND EXCEPT from the lots and road allowances described in THIRDLY, FOURTHLY and FIFTHLY above, those parts of the said road allowances that have been designated as Secondary Highway No. 540 by Order-in-Council OC-1541/71 and illustrated on a plan registered in the Land Registry Office for the District of Manitoulin as No. T-14585 (Ministry of Transportation Plan P-2607-38).

FOURTHLY

**Land for the benefit of The Sheguiandah Band
Township of Sheguiandah**

ALL those parcels of land in the Township of Sheguiandah, in the District of Manitoulin and the Province of Ontario, described as follows:

FIRSTLY:

That part of the road allowance between Concession B, and Lot 5, Concessions 8, 9, 10, 11, 12, and 13, and Assickinack Street, bounded on the north by the shore road allowance along the shore of Bass Lake and bounded on the south by a line drawn on a course of East astronomic from the southeastern corner of Lot 5, Concession 8.

SECONDLY:

That part of the road allowance between Concessions A and B, bounded on the north by the line joining the northeastern corner of Lot 31, Concession B, to the northwestern corner of Lot 31, Concession A, and bounded on the south by the line joining the southeastern corner of Lot 22, Concession B, to the southwestern corner of Lot 22, Concession A.

THIRDLY:

That part of the road allowance between Concession A, and Lot 11, Concessions 9, 10, 11, 12, and 13, bounded on the north by a line drawn on a course of East astronomic from the northeastern corner of Lot 31, Concession A, and bounded on the south by a line drawn on a course of East astronomic from the southeastern corner of Lot 22, Concession A, SAVE AND EXCEPT that part of the said road allowance designated as part of Highway No. 6 by Order-in-Council OC-2979/60 and illustrated on a plan

registered in the Land Registry Office for the District of Manitoulin as No. T-2207, (Ministry of Transportation Plan P-2460-17).

FOURTHLY:

That part of the shore road allowance along the southern shore of Bass Lake, in front of Lots 1, 2, 3, 4, and 5, Concession 13, bounded on the west by the road allowance along the line between the Townships of Sheguiandah and Bidwell, and bounded on the east by the eastern limit of Assickinack Street as shown on the Town Plot of Sheguiandah.

FIFTHLY:

That part of the road allowance between Concessions 8 and 9, in front of Lots 1, 2, 3, 4, and 5.

SIXTHLY:

That part of the road allowance between Concessions 10 and 11, in front of Lots 1, 2, 3, 4, and 5.

SEVENTHLY:

That part of the road allowance between Concessions 12 and 13, in front of Lots 1, 2, 3, 4, and 5.

EIGHTHLY:

Those parts of the road allowance between Lots 25 and 26, across Concessions A and B.

NINTHLY:

Anderson Street as shown on the Town Plot of Sheguiandah, bounded on the west by Assickinack Street, and bounded on the east by the western limit of the road allowance between Concession A and Lot 11, Concession 13, SAVE AND EXCEPT that part of Anderson Street transferred to the Ministry of Transportation by Order-in-Council P.C. 1958-1676 dated 17th December 1958, and illustrated on a plan registered in the Land Registry Office for the District of Manitoulin under No. 86 (Ministry of Transportation Plan P-2460-14).

TENTHLY:

Those parts of the road allowance between Lots 30 and 31 across Concessions A and B, SAVE AND EXCEPT that part of the said road allowance designated as Highway 6, by Order-in-Council OC-2979/60 and illustrated on a plan registered in the Land Registry Office for the District of Manitoulin as No. T-2207, (Ministry of Transportation Plan P-2460-17).

ELEVENTHLY:

In the Plan of the Town Plot of Sheguiandah recorded in the Canada Land Survey Records as No. T660 and recorded in the Land Registry Office for the District of Manitoulin as No. 28, the shore road allowance on Sheguiandah Bay abutting Lots 13, 14, and 15, North of Anderson Street, bounded on the north by the easterly production of the southerly limit of Dupont Street and on the east by the northerly production of the westerly limit of Robinson Street.

FIFTHLY

Land for the benefit of The Sheguiandah Band
Townships of Sheguiandah and Bidwell

ALL that parcel of land in the Townships of Sheguiandah and Bidwell, in the District of Manitoulin and Province of Ontario, described as follows:

That part of the road allowance along the line between the Townships of Sheguiandah and Bidwell bounded on the north by the southern shore of Bass Lake, and bounded on the south by a line drawn on a course of West astronomic from the southwestern corner of Lot 1, Concession 8, in the Township of Sheguiandah.

SIXTHLY

Land for the benefit of The West Bay Band Township of Billings and Carnarvon

ALL those parcels of land in the Township of Billings, in the District of Manitoulin and Province of Ontario, described as follows:

FIRSTLY:

That part of the road allowance between Concessions 2 and 3 in front of Lots 6, 7, 8, and 9, bounded on the west by the shore road allowance along the shore of Lake Mindemoya and bounded on the east by the line joining the southwestern corner of Lot 5, Concession 3, to the northwestern corner of Lot 5, Concession 2.

SECONDLY:

That part of the road allowance between Concessions 2 and 3 in front of Lot 18 bounded both on the east and on the west by the shore road allowance along the shore of Lake Mindemoya.

THIRDLY:

That part of the road allowance between Concessions 2 and 3 in front of Lot 19 bounded on the east by the shore road allowance along the shore of Lake Mindemoya and bounded on the west by the line joining the southeastern corner of Lot 20, Concession 3, to the northeastern corner of Lot 20, Concession 2.

FOURTHLY:

That part of the road allowance between Concessions 4 and 5, in front of Lots 6 to 19, both inclusive, bounded on the east by the shore road allowance along the shore of Whitefish Lake and bounded on the west by the line joining the southwestern corner of Lot 19, Concession 5, to the northwestern corner of Lot 19, Concession 4.

FIFTHLY:

That part of the road allowance between Concessions 6 and 7, in front of Lots 6 to 18, both inclusive, bounded on the east by the line joining the southwestern corner of Lot 5, Concession 7, to the northwestern corner of Lot 5, Concession 6, and bounded on the west by the line joining the southwestern corner of Lot 18, Concession 7, to the northwestern corner of Lot 18, Concession 6.

SIXTHLY:

That part of the road allowance between Concessions 8 and 9, in front of Lot 6, bounded on the east by the line joining the southwestern corner of Lot 5, Concession 9 to the northwestern corner of Lot 5, Concession 8, and bounded on the west by the shore road allowance along the shore of Honora Bay of Lake Huron.

SEVENTHLY:

That part of the road allowance between Concessions 8 and 9 in front of Lots 10, 11, 12, 13, 14, 15, 16, and 17, bounded on the east by the shore road allowance along the shore of Honora Bay of Lake Huron, and

bounded on the west by the shore road allowance along the shore of Saugigansing Lake (Mud Lake).

EIGHTHLY:

That part of the road allowance between Concessions 8 and 9, in front of Lots 18 and 19, bounded on the east by the shore road allowance along the shore of Saugigansing Lake (Mud Lake) and bounded on the west by a line joining the southwestern corner of Lot 19, Concession 9 and the northwestern corner of Lot 19, Concession 8.

NINTHLY:

Those parts of the road allowance between Lots 5 and 6, across Concessions 1, 2 and 3, bounded on the north by the shore road allowance along the shore of Whitefish Lake, and bounded on the south by the southern limit of the road allowance along the line between the Townships of Billings and Carnarvon.

TENTHLY:

Those parts of the road allowance between Lots 5 and 6, across Concessions 5, 6, 7, 8 and 9, bounded on the south by the shore road allowance along the shore of Whitefish Lake, and bounded on the north by the shore road allowance along the shore of Honora Bay of Lake Huron.

ELEVENTHLY:

Those parts of the road allowance between Lots 10 and 11, across Concessions 3, 4, 5, 6, and 7, bounded on the south by the shore road allowance along the shore of Lake Mindemoya, and bounded on the north by the southern limit of the Kagawong Road. And also those parts of the said road allowance between Lots 10 and 11 across Concessions 8 and 9, bounded on the south by the eastern production of the line at the north limit of the south half of Lot 11, Concession 8, and bounded on the north by the shore road allowance along the shore of Honora Bay of Lake Huron.

TWELFTHLY:

Those parts of the road allowance between Lots 15 and 16, across Concessions 4, 5, 6, 7, 8, and 9, bounded on the south by the shore road allowance along the shore of Lake Mindemoya, and bounded on the north by the line joining the northeastern corner of Lot 16, Concession 9, to the northwestern corner of Lot 15, Concession 9.

THIRTEENTHLY:

The entire shore road allowance along the shore of Saugigansing Lake (Mud Lake).

FOURTEENTHLY:

That part of the shore road allowance along the northern, western and southern shores of Whitefish Lake, bounded on the northern side of the Lake by the southern production of the western limit of Lot 5, Concession 5, and bounded on the southern side of the Lake by the northern production of the western limit of Lot 5, Concession 3.

FIFTEENTHLY:

That part of the shore road allowance along the northeastern shore of Lake Mindemoya, bounded on the west by the southern production of the eastern limit of Lot 20, Concession 2, and bounded on the south by the southern limit of the road allowance along the line between the Townships of Billings and Carnarvon.

SIXTEENTHLY:

That part of the shore road allowance along the shore of Honora Bay of Lake Huron, bounded on the east by the northern production of the west

limit of Lot 5, Concession 9, and bounded on the west by the eastern production of the northern limit of Kagawong Road.

SEVENTEENTHLY:

That part of the shore road allowance along the shore of Honora Bay of Lake Huron, bounded on the south by the eastern production of the north limit of Lot 10, Concession 8, and bounded on the north by the eastern production of the south limit of Lot 12, Concession 10.

EIGHTEENTHLY:

That part of the road allowance along the line between the Townships of Billings and Carnarvon bounded on the west by the eastern shore of Lake Mindemoya and bounded on the east by the southern production of the west limit of Lot 5, Concession 1 in the Township of Billings.

SAVE AND EXCEPT from the road allowances described as **FIRSTLY** through **EIGHTEENTHLY** above, those parts of the said road allowances that have been designated as Secondary Highway by the following;

FIRSTLY:

Secondary Highway No. 540 assumed by Order-in-Council OC 1096/56 and illustrated on a plan registered in the Land Registry Office for the District of Manitoulin as No. 79 (Ministry of Transportation Plan A-46-4).

SECONDLY:

Secondary Highway No. 540 designated by Order-in-Council OC 2532/71 and illustrated on a plan registered in the Land Registry Office for the District of Manitoulin as No. T-15026 (Ministry of Transportation Plan P-2458/13).

THIRDLY:

Secondary Highway No. 551 designated by Order-in-Council OC 1513/71 and illustrated on a plan registered in the Land Registry Office for the District of Manitoulin as No. T-14554 (Ministry of Transportation P-7086-7) and by Order-in-Council OC-710/88 and illustrated on a plan registered in the Land Registry Office for the District of Manitoulin as Number 4539, (Ministry of Transportation Plan P-7085-25).

FOURTHLY:

Secondary Highway No. 540 as shown on a plan recorded in the Canada Lands Surveys Records in Ottawa as Number Rd 4272 and registered in the Land Registry Office for the District of Manitoulin on the 14th day of May 1965 as Number 75 (Ministry of Transportation Plan P-2458-7).

SEVENTHLY

Land for the benefit of The Cockburn Island Band
Township of Cockburn Island

ALL those parcels of land in the Township of Cockburn Island, in the District of Manitoulin and Province of Ontario, described as follows:

FIRSTLY:

That part of the shore road allowance along the shore of Lake Huron, bounded on the south by the western production of the southern limit of Lot 34, Concession 11, and bounded on the northeast by the northern production of the eastern limit of the road allowance between Lots 30 and 31, Concession 14.

SECONDLY:

Those parts of the road allowance between Lots 30 and 31, across Concessions 11, 12, 13, and 14, bounded on the south by the line joining the southwestern corner of Lot 30, Concession 11, to the southeastern corner of Lot 31, Concession 11, and bounded on the north by the shore of Lake Huron.

THIRDLY:

That part of the road allowance between Concessions 11 and 12, bounded on the west by the shore of Lake Huron and bounded on the east by the line joining the southwestern corner of Lot 30, Concession 12, to the northwestern corner of Lot 30, Concession 11.

FOURTHLY:

That part of the road allowance between Concessions 13 and 14, bounded on the west by the shore of Lake Huron and bounded on the east by the line joining the southeastern corner of Lot 30, Concession 14, to the northeastern corner of Lot 30, Concession 13.

EIGHTHLY

Land for the benefit of The Sheguiandah Band
Township of Howland

ALL those parcels of land in the Township of Howland, in the District of Manitoulin and Province of Ontario, described as follows:

FIRSTLY:

That part of the shore road allowance along the southern and western shore of Perch Lake bounded on the north by the eastern production of the northern limit of Lot 20, Concession 1, and bounded on the east by the northern production of the eastern limit of Lot 18, Concession 1.

SECONDLY:

The road allowance between Lots 20 and 21, across Concession 1.

NINTHLY

Land for the benefit of The Sheguiandah Band
Townships of Howland and Bidwell

ALL that parcel of land in the Townships of Howland and Bidwell, in the District of Manitoulin and Province of Ontario, described as follows:

That part of the road allowance between the Townships of Howland and Bidwell bounded on the west by the southern production of the western limit of Lot 22, Concession 1, in the Township of Howland, and bounded on the east by the western limit of a Public Road running southerly from the said road allowance between townships opposite Lot 19, Concession 1, in the Township of Howland.

SCHEDULE 2

FIRSTLY

Land for the benefit of The Sheguiandah Band
Township of Howland

ALL those parcels of land in the Township of Howland, in the District of Manitoulin and Province of Ontario, described as follows:

Lots 18, 19, 20, 21 and 22, Concession 1.

SECONDLY

Land for the benefit of The Cockburn Island Band
Township of Robinson

ALL those parcels of land in the Township of Robinson, in the District of Manitoulin and Province of Ontario, described as follows:

FIRSTLY:

Lots 25, 26 and 27, Concession 19.

SECONDLY:

That part of the bed of the lake in Concession 18, bounded on the east by the southern production of the centre line of the road allowance between the Sheshegwaning Indian Reserve No. 20 and Lot 24, Concession 18.

THIRDLY

Land for the benefit of The Sheshegwaning Band
Township of Robinson

ALL those parcels of land in the Township of Robinson, in the District of Manitoulin and Province of Ontario, described as follows:

FIRSTLY:

Lots 12, 13, 14, 15, 16, 17, 18, and 19, Concession 20,
Lots 10, 11, 12, 13, 14, 15, 16, 17, 18, and 19, Concession 21,
Lots 10, 14, 15, 17, 18, and 19, Concession 22.

SECONDLY:

Lots 12 and 13, Concession 22, SAVE AND EXCEPT those parts of the said lots designated as Parts 1 and 2 on a Reference Plan of Survey deposited in the Land Registry Office for the District of Manitoulin as No. 31R-1458.

THIRDLY:

Lot 24, Concession 14,
Lot 24, Concession 15,
Lots 20, 21, and 22, Concession 20,
Lot 20, Concession 21.

FOURTHLY

Land for the benefit of The West Bay Band
Townships of Billings and Carnarvon

ALL those parcels of land in the Townships of Billings and Carnarvon, in the District of Manitoulin and the Province of Ontario, described as follows:

FIRSTLY:

That part of Whitefish Lake lying west of the line joining the point where the western limit of Lot 5, Concession 3, produced northerly intersects the shore of Whitefish Lake, with the point where the western limit of Lot 5, Concession 5, produced southerly intersects the shore of Whitefish Lake.

SECONDLY:

Lake Saugigansing in front of Lots 17 and 18, Concession 8, and Lots 16, 17, and 18, in Concession 9.

THIRDLY:

That part of Lake Mindemoya lying northeasterly of the line joining the point where the westerly production of the southern limit of the road allowance between the Townships of Billings and Carnarvon intersects the eastern shore of Lake Mindemoya, to the point where the southern production of the western limit of Lot 19, Concession 2, intersects the shore of Lake Mindemoya.

FIFTHLY

Land for the benefit of The Cockburn Island Band
Township of Cockburn Island

ALL that parcel of land in the Township of Cockburn Island, in the District of Manitoulin and Province of Ontario, described as follows:

Lot 30, Concession 13.

SCHEDULE 3

FIRSTLY

Town Plot of Meldrum Bay
Township of Dawson

ALL those parcels of land in the Town Plot of Meldrum Bay, in the Township of Dawson, in the District of Manitoulin and Province of Ontario, described as follows:

Lot 6, West side of McDonald Avenue;

Lots 9, 10, 11 and 12, East side of Young Avenue;

Lots 9, 10, 11 and 12, West side of Young Avenue;

Lots 1 to 12, both inclusive, East side of Scott Avenue;

All as shown on the Plan of the Town Plot of Meldrum Bay recorded in the Canada Lands Surveys Records as No. T416, and recorded in the Land Registry Office for the District of Manitoulin as No. 46.

SECONDLY

Town Plot of Manitowaning Township of Assiginack

ALL those parcels of land in the Town Plot of Manitowaning, in the Township of Assiginack, in the District of Manitoulin and Province of Ontario, described as follows:

FIRSTLY:

Lot 18, South side of Queen Street;

SECONDLY:

All of Lot 1, West side of Bay Street and North side of Queen Street, and all of Lot 2, West side of Bay Street, and North side of Queen Street;

SAVE AND EXCEPT that part of the said Lots 1 and 2 described as follows:

Commencing at the southwestern corner of the said Lot 1;

THENCE easterly along the northern limit of Queen Street 66 feet;

THENCE northerly parallel with the western limit of the said Lot 1, 132 feet;

THENCE westerly parallel with the northern limit of Queen Street 33 feet;

THENCE northerly parallel with the western limit of the said Lot 2, 33 feet;

THENCE westerly parallel with the northern limit of Queen Street 33 feet more or less to the western limit of the said Lot 2;

THENCE southerly along the western limit of the said Lots 2 and 1, 165 feet more or less to the point of commencement;

The excepted lands being the same as those described as Firstly in an instrument registered in the Land Registry Office for the District of Manitoulin on the 14th day of July 1962 as Number T-3686.

AND ALSO SAVE AND EXCEPT that part of the said Lot 2 described as follows:

Commencing at the northeastern corner of Lot 3, East side of Arthur Street and North of Queen Street;

THENCE North 68° East astronomic 188.76 feet to the eastern limit of Lot 2, being also the southwestern limit of Bay Street;

THENCE northwesterly along the said eastern limit to the northern corner of Lot 2;

THENCE southwesterly along the western limit of Lot 2, 198 feet more or less to the point of commencement;

The excepted lands being the same as those described as Secondly in an instrument registered in the Land Registry Office for the District of Manitoulin on the 14th day of November 1939 as Number 702.

All as shown on the Plan of the Town Plot of Manitowaning recorded in the Canada Lands Surveys Records as No. T329, and recorded in the Land Registry Office for the District of Manitoulin as No. 3.

THIRDLY

Town Plot of Shaftesbury (Little Current) Township of Howland

ALL those parcels of land in the Town Plot of Shaftesbury, in the Township of Howland, in the District of Manitoulin and Province of Ontario, described as follows:

Lots 28, 29, 30, and 31, North side of Cockburn Street as shown on the Plan of the Town Plot of Shaftesbury recorded in the Canada Lands Surveys Records as No. T330, and recorded in the Land Registry Office for the District of Manitoulin as No. 2.

FOURTHLY

Town Plot of South Baymouth Township of Tehkummah

ALL those parcels of land in the Town Plot of South Baymouth, in the Township of Tehkummah, in the District of Manitoulin and Province of Ontario, described as follows:

Lots 7 to 17, both inclusive, South side of First Street;

Lots 7 to 17, both inclusive, North side of Second Street;

Lots 8 to 17, both inclusive, South side of Second Street;

Lots 8 to 17, both inclusive, North side of Third Street;

Lots 5 to 17, both inclusive, South side of Third Street;

Lots 5 to 17, both inclusive, North side of Fourth Street;

Lots 5, 6, 7, 9, 10, 11, 12, and 13, South side of Fourth Street;

Lots 13, 14, 15, 16, and 17, North side of Fifth Street;

Lots 13, 14, 15, and 16, South side of Fifth Street;

Lots F, G, H, K, M, N, O, and P,

All as shown on the Plan of the Town Plot of South Baymouth recorded in the Canada Lands Surveys Records as No. T297, and recorded in the Land Registry Office for the District of Manitoulin as No. 45.

FIFTHLY

Town Plot of Tolsmaville
Township of Cockburn Island

ALL those parcels of land in the Town Plot of Tolsmaville, in the Township of Cockburn Island, in the District of Manitoulin and Province of Ontario, described as follows:

Lots 15, 16, 17, 18, 19, 20, and 62 to 74, both inclusive, South side of Water Street;

Lots 61 to 74, both inclusive, 108, 109, and 110, North side of A Street;

Lots 61 to 74, both inclusive, South side of A Street;

Lots 1, 2, and 61 to 74, both inclusive, North side of B Street;

Lots 1, 2, 3, 4, and 61 to 74, both inclusive, South side of B Street;

Lots 2 to 10, both inclusive, 61 to 74, both inclusive, 104 and 105, North side of C Street;

Lots 2 to 10, both inclusive, and 61 to 74, both inclusive, South side of C Street;

Lots 1 to 11, both inclusive, Lots 15 to 18, both inclusive, and 61 to 74, both inclusive, North side of D Street;

Lots 1 to 16, both inclusive, and Lots 61 to 74, both inclusive, South side of D Street;

Lots 1 to 8, both inclusive, 10, 18, 21, 22, 23, 24, and 25, 61 to 74, both inclusive, and 100, 101, and 102, North side of E Street;

Lots 1 to 12, both inclusive, 18 to 29, both inclusive, and 61 to 90, both inclusive, South side of E Street;

Lots 3 to 30, both inclusive, 61 to 66, both inclusive, and 76 to 90, both inclusive, North side of F Street;

Lots 3 to 18, both inclusive, 20 to 51, both inclusive, 55 to 63, both inclusive, and 76 to 90, both inclusive, South side of F Street;

Lots 2, 3, 4, 5, and 9 to 22, both inclusive, 24, 25, 26, 29, 30, and 76 to 90, both inclusive, North side of G Street;

Lots 2 to 19, both inclusive, 21 to 27, both inclusive, and 37 to 44, both inclusive, South side of G Street;

Lots 1, 2, and 4 to 14, both inclusive, 18, 19, 25, 32, 33, 34, 35, and 36, North side of H Street;

Lots 3, 4, 5, and 8 to 13, both inclusive, 15, 32, 33, 34, 35, and 36, South side of H Street;

Lots 1 to 5, both inclusive, 8, 9, 10, 11, 13, 28, 29, 30, 31, 35, 36, 37, 40, 41, 42, 43, and 44, North side of I Street;

Lots 1, 3, 12, 14, 15, 16, 17, 18, and 19, South side of I Street;

Lots 16, 17, 18, and 19, North side of J Street;

Lots 11, 12, 13, and 14, South side of J Street;

Lots 26 and 27, North side of L Street;

All as shown on the plan of the Town Plot of Tolsmaville recorded in the Canada Lands Surveys Records as No. T469, and recorded in the Land Registry Office for the District of Manitoulin as No. 8.

CHAPTER 28

An Act to amend the Municipal Elections Act and certain other Acts related to Municipal Elections

Assented to December 20th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Section 1 of the *Municipal Elections Act*, as amended by the Statutes of Ontario, 1982, chapter 37, section 1, 1986, chapter 64, section 40, 1988, chapter 20, section 1 and 1988, chapter 47, section 82, is further amended by adding the following paragraph: R.S.O. 1980,
c. 308

6a. “Commission” means the Commission on Election Finances established by the *Election Finances Act*, 1986, c. 33, 1986.

(2) Paragraph 18 of section 1 of the Act, as re-enacted by the Statutes of Ontario, 1982, chapter 37, section 1, is amended by striking out “and Housing” in the first and second lines.

(3) Section 1 of the Act, as amended by the Statutes of Ontario, 1982, chapter 37, section 1, 1986, chapter 64, section 40, 1988, chapter 20, section 1 and 1988, chapter 47, section 82, is further amended by adding the following paragraphs:

21a. “normal office hours” means those days and hours that an office is open to the public;

.

32a. “regional municipality” means a regional, metropolitan and district municipality and the County of Oxford.

(4) Paragraph 34 of section 1 is repealed.

2. Part I of the Act is amended by adding the following section:

Concept of
residence

1a.—(1) In this Act, “residence” and similar expressions used in relation to a person means the true, fixed, permanent home or lodging place to which whenever the person is absent he or she has the intention of returning, subject to the following rules:

1. The place where a person’s family resides is that person’s residence unless he or she takes up or continues his or her residence at some other place with the intention of remaining there, in which case he or she shall be deemed to be a resident of such other place.
2. The place where a person occupies a room or part of a room or part of a room as a regular lodger or to which he or she habitually returns not having any other permanent lodging place shall be deemed to be his or her residence.

Idem

(2) Despite subsection (1), if a person does not have a residence described in subsection (1), the residence of that person means the place to which the person most frequently returns to sleep, or the place to which the person most frequently returns to eat, whichever is more frequented by that person or if frequented equally, the place in which the person sleeps, subject to the following rules:

1. Multiple returns to the same place during a single day whether to eat or to sleep shall be considered one return.
2. In determining whether a person should be enumerated as a resident or added to the preliminary list of electors under section 26, regard shall be had to the places the person has slept and ate over the immediately preceding five-week period.
3. In determining whether a person should be issued a certificate to vote under section 33 or the name of a person should be entered on the polling list under section 56, regard shall be had to the places the person slept and ate during the qualification period under section 12.
4. In the absence of evidence to the contrary, an affidavit of a person regarding the places the person slept or ate during any time period is conclusive.

3.—(1) Subclause 2 (a) (ii) of the Act is amended by striking out “of an area municipality” at the end and substituting “of one or more area municipalities”.

(2) Subclause 2 (a) (iv) of the Act is amended by adding at the beginning “trustee, commissioner or other”.

4.—(1) Subsection 3 (1) of the Act is amended by striking out “Subject to subsections (2) and (3)” at the beginning and substituting “Except as otherwise provided in this section”.

(2) Subsection 3 (3) of the Act is repealed and the following substituted:

(3) The clerks specified in the regulations under the *Education Act* shall be the returning officers for the election of the members of a school board.

Returning
officer for
school board
R.S.O. 1980,
c. 129

(3) Section 3 of the Act is amended by adding the following subsection:

(4) The clerk of the area municipality with the greatest number of electors shall be the returning officer for the election to the office of chairman of the council of The Regional Municipality of Hamilton-Wentworth.

Returning
officer,
Hamilton-
Wentworth

5.—(1) Subsection 4 (1) of the Act is amended by inserting after “candidate” in the sixth line “or spouse of a candidate”.

(2) Subsection 4 (5) of the Act is amended by inserting after “candidate” in the fifth line “or spouse of a candidate”.

6. Subsection 6 (3) of the Act is amended by striking out “if requested to do so” in the first and second lines.

7. Subsection 8 (3) of the Act is repealed and the following substituted:

(3) If the clerk of a municipality is required to conduct an election of a member or members of a local board other than at a regular election, the local board shall reimburse the treasurer of the municipality for the reasonable expenses incurred by the clerk in conducting the election.

Expenses of
by-election
of local
board

(4) The local board shall pay the expenses under subsection (3) as soon as practicable after receiving a certificate verifying the amount of the expenses signed by the clerk of the municipality.

Payment

8. Subsection 12 (1) of the Act, as amended by the Statutes of Ontario, 1985, chapter 4, section 3 and 1988, chapter 20, section 2, is further amended by striking out “Monday in October that precedes polling day by twenty-eight” in the amendment of 1988 and substituting “Friday in October that precedes polling day by thirty-one”.

9. Subsection 13 (1) of the Act, as amended by the Statutes of Ontario, 1985, chapter 4, section 4 and 1988, chapter 20, section 3, is further amended by striking out “Monday in October that precedes polling day by twenty-eight” in the amendment of 1988 and substituting “Friday in October that precedes polling day by thirty-one”.

10. Section 14a of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 1, is repealed and the following substituted:

Ineligibility
to vote

14a. No corporation, executor, trustee or, except as otherwise provided in this Act, any person acting in a representative capacity is eligible to vote in any election.

11. Section 18 of the Act is repealed and the following substituted:

Size

18. A polling subdivision shall not contain more than 500 electors or extend beyond the boundaries of one ward.

12.—(1) Section 22 of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 20, section 9, is amended by adding the following subsection:

Proviso

(1a) Nothing in this or any other Act requires the assessment commissioner to enumerate a person whose residence is described under subsection 1a (2).

(2) Subsection 22 (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 20, section 9, is amended by inserting after “list” in the second line “under subsection (1) or an extract of the enumeration list under subsection (3)”.

(3) Section 22 is further amended by adding the following subsections:

Extracts of
list

(3) At the written request of a clerk who is to act as returning officer for the election of the members of a school board, the assessment commissioner shall provide the clerk with extracts of the enumeration list based on the school support of electors in that election.

(4) A request under subsection (3) shall be made no later than the 1st day of July in an election year. When request to be made

(5) The clerk shall make a request under subsection (3) if the school board by resolution directs the clerk to do so. Mandatory request

(6) If a school board has issued a direction under subsection (5), the clerk shall provide a copy of the extracts of the enumeration list to the secretary of the school board. Copy to school board

(7) A clerk who has received the extracts of the enumeration list under subsection (3) shall, upon request, provide a copy of the extracts to any person, Copy to registered candidate

(a) who is a registered candidate, as defined in section 121 or 138; and

(b) who is registered to run in an election for the office of a member of a school board.

(8) Extracts of the enumeration list are not official enumeration lists and are not subject to revision. Status of lists

(9) The reasonable expenses incurred by the assessment commissioner for producing the extracts of the enumeration list shall be paid by the treasurer of the municipality, the clerk of which made the request under subsection (3). Payment for producing extracts

13. The Act is amended by adding the following section:

22a.—(1) The assessment commissioner may, before the 30th day of September in an election year, prepare and deliver a supplementary enumeration list to the clerk. Supplementary enumeration list

(2) The supplementary enumeration list shall be restricted to residents of on-campus residences of post-secondary educational institutions and to residents of a psychiatric hospital. Contents

(3) At the written request of the clerk, the assessment commissioner may deliver the supplementary enumeration list in a format that will facilitate the use of mechanical or electronic means in the printing or reproduction of the list. Format

(4) A name on the supplementary enumeration list shall be deemed to be an application to include the name on the preliminary list filed with the clerk under section 27, and, in the absence of evidence to the contrary, the clerk shall treat it as a successful application and add the name to the preliminary list. Name on supplementary list

Correction of
list

(5) Where it is apparent to the clerk that the list or part thereof delivered to the clerk under subsection (1) is not in conformity with the requirements for the polling subdivisions or that the list contains gross or manifest errors, the clerk, may, before amending the preliminary list of electors under subsection (4), correct the list or part thereof and shall immediately notify the assessment commissioner of the corrections.

Limitation

(6) Sections 23, 24 and 25 do not apply to a supplementary enumeration list under this section.

14. Subsections 23 (2) and (3) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 20, section 10, are repealed and the following substituted:

Revision of
list

(2) The list, as corrected under subsection (1), shall be revised in the office of the clerk or secretary, as the case may be, during normal office hours during the revision period under section 25, and at such other places and times as the clerk or secretary may determine.

Mailing of
notice of
electoral
status

(3) On or before the 31st day of August in an election year, the assessment commissioner shall mail to each elector on the preliminary list, at the address shown in the list,

R.S.O. 1980,
c. 31

(a) a notice in the form prescribed by the Minister of Revenue under the *Assessment Act*, stating the electoral status of the person, and stating that revisions to the list may be made in the office of the clerk or secretary, as the case may be, during normal office hours during the revision period under section 25; and

(b) an application for revision of the list in the form prescribed.

15. Section 24 of the Act, as amended by the Statutes of Ontario, 1988, chapter 20, section 11, is further amended by adding the following clause:

(b) where the clerk or secretary considers it appropriate, establish places at which and the times when revision of the list will be undertaken in addition to those described in subsection 23 (2).

16.—(1) Subsections 25 (2) and (3) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 20, section 12, are repealed and the following substituted:

(2) On or before the first day of the revision period under subsection (3), copies of the preliminary list shall be posted and notice given under section 24.

Posting of
list

(3) The period for revision of the preliminary list of electors commences on the Tuesday following the first Monday in September in an election year and ends at 5 p.m. on the Friday in October that precedes polling day by thirty-one days.

Revision
period

(2) Clauses 25 (5) (b), (d) and (f) of the Act are repealed.

(3) Subsection 25 (6) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 33, section 2, is repealed and the following substituted:

(6) If the member of the House of Commons or the member of the Assembly representing the electoral district in which the municipality or any part thereof is situate makes a written request for the preliminary list, the clerk shall deliver or mail one copy of the list to that person.

Copies upon
request

(7) Every registered candidate, as defined in section 121 or 138, is entitled to be provided by the clerk with two printed copies of that portion of the preliminary list of electors containing the names of the electors who are entitled to vote in the election for the office for which that registered candidate is registered.

Registered
candidate
entitled to
copies

(8) At the written request of a registered candidate, the clerk may furnish the preliminary list of electors under subsection (7) in a format that will facilitate the use of mechanical or electronic means in the printing or reproduction of the list.

Format of
list

17.—(1) Subsection 27 (3) of the Act is repealed and the following substituted:

(3) An application made under this section and duly signed by the applicant may be filed by the applicant in person or by mail or by his or her agent in person.

Filing

(2) Section 27 of the Act is amended by adding the following subsection:

(3a) An application filed by the agent of the applicant shall be signed by both the applicant and the agent and, upon the request of the clerk, the agent shall provide proof satisfactory to the clerk of the identity of the agent.

Where
application
filed by
agent

(3) Subsection 27 (4) of the Act is amended by striking out “may” in the fifth line and substituting “shall”.

18.—(1) Subsection 28 (5) of the Act is amended by striking out “shall” in the second line and substituting “may”.

(2) Subsection 28 (7) of the Act is amended by striking out “registered” in the third line.

(3) Section 28 of the Act is amended by adding the following subsections:

Special
deletions

(8) Subsections (2) to (7) do not apply to applications under subsection (1) to delete from the list a person’s own name or the name of a deceased person.

Deletions

(9) If the clerk receives an application to delete from the list a name of a person described in subsection (8) and the clerk is satisfied of the validity of the application, the clerk may delete the name.

19. Subsection 30 (3) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 20, section 13, is repealed and the following substituted:

Distribution
of statement

(3) The clerk shall, within ten days after nomination day, send a certified copy of the statement to each person who was provided with a copy of the preliminary list under subsection 25 (5) or (6) and shall provide two certified copies of the statement to every candidate for office.

20. Section 33 of the Act, as amended by the Statutes of Ontario, 1985, chapter 4, section 7, is further amended by adding the following subsection:

Identification

(2a) For the purpose of establishing the identity of a person under subsection (1) or (2), the clerk may require the person to provide personal identification satisfactory to the clerk and, in the absence of that identification, the clerk may refuse to issue a certificate.

21. Section 34 of the Act is repealed and the following substituted:

Who may be
nominated

34. Any person, who is not ineligible under this or any other Act or otherwise prohibited by law to be nominated for or to hold an office, may be nominated as a candidate for that office if he or she,

(a) is qualified to hold that office under an Act constituting the office; and

- (b) is registered for that office under section 122 or 143 of this Act.

22.—(1) Subsection 35 (1) of the Act, as amended by the Statutes of Ontario, 1988, chapter 20, section 14, is repealed and the following substituted:

(1) Nomination day for a regular election shall be Friday, the thirty-first day before polling day. Nomination day

(2) Subsection 35 (2) of the Act is repealed and the following substituted:

(2) Persons may be nominated as candidates in an election between 9 a.m. and 5 p.m. on nomination day, but nothing in this section prevents a person from filing a nomination paper with the clerk during normal office hours during the period from Tuesday to Thursday inclusive immediately preceding nomination day. Period for nomination

23.—(1) Subsection 36 (1) of the Act is amended by inserting after “person” in the first line “who is qualified under section 34”.

(2) Clause 36 (1) (c) of the Act is amended by striking out “or a separate school elector, as the fact is” at the end and substituting “a separate school elector, an English language public school elector, an English language separate school elector, a French language public school elector or a French language separate school elector, as the case may be”.

(3) Subsections 36 (3) and (4) of the Act are repealed.

(4) Subsection 36 (8) of the Act, as enacted by the Statutes of Ontario, 1982, chapter 37, section 5, is repealed and the following substituted:

(8) For the purposes of this section, the determination as to whether an elector is a public school elector, a separate school elector, an English language public school elector, an English language separate school elector, a French language public school elector or a French language separate school elector shall be in accordance with the electoral status indicated on the enumeration list delivered to the clerk under section 22, as revised under section 25. Determination as to type of elector

24.—(1) Subsection 37 (3) of the Act is repealed and the following substituted:

Posting

(3) When the nomination papers have been certified, the clerk shall cause the name, mailing address and qualifying address of each candidate nominated and office for which the candidate is nominated,

- (a) to be posted in the office of the clerk or in a conspicuous place open to inspection by the public; and
- (b) if Part III applies to the election of the members to the office, to be sent to the Commission.

(2) Section 37 of the Act is amended by adding the following subsection:

Definition

(3a) In this section, “qualifying address” means the address which qualifies the candidate to be an elector under clause 12 (1) (a) or 13 (1) (a).

(3) Clause 37 (4) (b) of the Act is amended by striking out “if, on examination of the nomination paper prior to 4 o’clock in the afternoon on the day following nomination day” at the beginning and substituting “the clerk shall examine the nomination paper before 4 p.m. on the first day following nomination day that is not a Saturday or a holiday and if”.

(4) Subsection 37 (5) of the Act is amended by striking out “day following nomination day” in the first and second lines and substituting “first day following nomination day that is not a Saturday or a holiday”.

(5) Subsection 37 (7) of the Act is repealed and the following substituted:

List of
candidates

(7) The clerk shall establish and maintain in his or her office a list setting out the name, mailing address and qualifying address of every candidate whose nomination has been certified under this section for the respective offices for which persons may be nominated in the order of certification and copies of this list shall be prominently displayed in one or more locations.

Completion
of list

(8) The list under subsection (7) shall be completed no later than 4 p.m. on the first day following nomination day that is not a Saturday or a holiday but where the clerk has received additional nominations under subsection (5), a list showing the names of the additional candidates nominated shall be completed and posted by the clerk no later than 4 p.m. on the Thursday following nomination day.

25. Section 39 of the Act is repealed and the following substituted:

39.—(1) A person nominated as a candidate in an election may withdraw his or her nomination by instrument in writing, verified by his or her affidavit, and delivered to the clerk before 5 p.m. on the first day following nomination day that is not a Saturday or a holiday. Withdrawal

(2) A person who has been nominated for more than one office may withdraw from one or more offices by filing a written withdrawal with the clerk in his or her office before 5 p.m. on the first day following nomination day that is not a Saturday or a holiday and in default the person shall be deemed to be nominated for the office for which he or she was first nominated and to have withdrawn the nomination for any other office. Where
nominated
for more
than one
office

26.—(1) Subsection 40 (1) of the Act is repealed and the following substituted:

(1) If no more candidates are nominated at the end of nomination day for any office than the number to be elected, the clerk shall immediately after 5 p.m. on the first day following nomination day that is not a Saturday or a holiday declare the candidate or candidates duly elected. Acclamation

(2) Subsection 40 (3) of the Act is repealed and the following substituted:

(3) If more candidates are nominated for an office than the number to be elected but one or more candidates withdraws his or her nomination so that the number remaining is no more than the number required to be elected, the clerk shall promptly after 5 p.m. on the first day following nomination day that is not a Saturday or a holiday declare the remaining candidate or candidates to be duly elected. Idem

(3) Subsection 40 (4) of the Act is amended by inserting after “election” in the third line “under section 92”.

(4) Section 40 of the Act is amended by adding the following subsection:

(6) A quorum under subsections (4) and (5) means a quorum of all members of a body, including persons who are members by virtue of office. Quorum

27. Section 42 of the Act, as amended by the Statutes of Ontario, 1982, chapter 37, section 7, is repealed and the following substituted:

Voting by
ballot

42. If a poll is held in an election, the votes shall be given by ballot.

USE OF VOTING DEVICES

Use of voting
devices

42a.—(1) The council of a municipality may, by by-law passed on or before the 1st day of April in an election year, authorize the use at elections of voting machines, voting recorders, optical scanning vote tabulators or other voting devices for the purposes of voting or counting votes and a copy of the by-law shall be forwarded by the clerk of the municipality to the Minister promptly after it is passed.

Repealing of
by-law

(2) A by-law passed under subsection (1) or a predecessor thereof shall remain in force until repealed by the council of the municipality, but no such repealing by-law shall take effect for the purposes of the election next following its passage unless the repealing by-law is passed on or before the 1st day of April in the year in which the election is held.

Order of
Minister

(3) Despite any other provision of this Act, if a municipality passes a by-law under subsection (1), the Minister may by order provide for those matters which, in the opinion of the Minister, are necessary to conduct the election by the use of the equipment described in the by-law, including,

- (a) the form of the ballot;
- (b) directions for the marking of a ballot by an elector;
- (c) directions for the voting procedures to be used including the procedures for,
 - (i) the taking of the votes,
 - (ii) the examination of the ballots, by machine or otherwise, to determine which ballots or votes should be rejected,
 - (iii) the counting, by machine or otherwise, of the votes, and
 - (iv) the recounting, by machine or otherwise, of the votes.

(4) An order under subsection (3) may establish different procedures and mechanisms for carrying out the elections than are established under this Act and, in the event of a conflict between the order and this Act, the order shall prevail. Conflicts

42b.—(1) If, in any election, an elector has reasonable grounds for believing that the validity of the election is in doubt because of problems related to the use of equipment described in an order under subsection 42a (3), the elector may make an application to a judge of the Ontario Court (Provincial Division) for a determination as to whether a recount should be held. Application to court

(2) Subsections 87 (2) to (8) apply with necessary modifications to an application under subsection (1). Procedures

(3) An order of a judge requiring a recount to be held shall provide that the recount be conducted by equipment in accordance with an order under subsection 42a (3) or manually in accordance with this Act. Contents of order

(4) Despite subsection (3), the judge may require that the recount be conducted in such manner and on such terms as specified in the order and these requirements may differ from the method of conducting a recount established in an order under subsection 42a (3) or established under this Act. Idem

(5) Except as provided in this section, no proceedings may be commenced to request a recount due to problems related to the use of equipment described in an order under subsection 42a (3). Restriction

28.—(1) Section 43 of the Act, as amended by the Statutes of Ontario, 1982, chapter 37, section 8, is further amended by adding the following subsection:

(1a) The council of a municipality may by by-law, passed before nomination day, require the clerk under subsection (1) to prepare and cause to be printed a sufficient number of ballots in the prescribed form for use by visually impaired electors in the election. Special ballots

(2) Subsection 43 (3) of the Act is amended by inserting after “arranged” in the third line “and, if the candidates have identical surnames, in order of their given names alphabetically arranged”.

29.—(1) Subsection 44 (3) of the Act, as amended by the Statutes of Ontario, 1987, chapter 10, section 38, is repealed and the following substituted:

Borough in
Metropolitan
Toronto

(3) For an election in a township that constitutes a borough within The Municipality of Metropolitan Toronto, one set of ballots shall be prepared for all the polling subdivisions containing the names of the candidates for the office of mayor and another set of ballots for each ward containing the names of the candidates for the office of alderman or councillor.

(2) Subclause 44 (7) (a) (ii) of the Act is repealed and the following substituted:

(ii) trustee, commissioner or other member of a local board.

30.—(1) Section 46 of the Act, as amended by the Statutes of Ontario, 1982, chapter 37, section 9 and 1988, chapter 33, section 3, is further amended by adding the following subsections:

Additional
polling places

(1a) If, in the opinion of the clerk, it is necessary to ensure that the maximum number of electors have access to conveniently located polling places, the clerk may request, not less than fourteen days before polling day, that premises be made available as a polling place that are under the control of,

- (a) a landlord of a building containing 100 or more dwelling units;
- (b) a municipality, including a regional municipality;
- (c) a school board; or
- (d) a provincially funded institution.

Compliance

(1b) A landlord, municipality, school board or institution receiving a request under subsection (1a) shall provide a space, other than a space actually being used as a dwelling, acceptable to the clerk for use as a polling place.

Space
provided
without
charge

(1c) A municipality, school board or institution receiving a request under subsection (1a) shall make its premises available as a polling place free of charge.

(2) Subsection 46 (11) of the Act, as enacted by the Statutes of Ontario, 1982, chapter 37, section 9, is amended by adding at the end “or the clerk shall take such other steps that he or she considers necessary to provide the information to the electors”.

31. Subsection 47 (1) of the Act, as re-enacted by the Statutes of Ontario, 1985, chapter 4, section 8, is repealed and the following substituted:

(1) A polling place shall be provided in or upon the premises of an institution located in a municipality that is, Special
polling places

- (a) an institution for the reception, treatment or vocational training of persons who have served or are serving in the Canadian Forces;
- (b) an institution which has twenty or more beds occupied by persons who are disabled;
- (c) an institution, including a hospital, a psychiatric facility, a home for the aged and a nursing home, which has twenty or more beds occupied by persons who are chronically ill or infirm; or
- (d) a retirement home which has fifty or more beds occupied.

(1a) In subsection (1), a bed shall be deemed to be occupied if it is occupied on nomination day. Interpretation

32. Subsection 48 (2) of the Act is repealed and the following substituted:

(2) A ballot box shall be made of durable material and constructed so that the ballots can be deposited therein and cannot be withdrawn without the box being unsealed or being unsealed and unlocked, as the case may be. Ballot box

33.—(1) Subsection 49 (1a) of the Act, as enacted by the Statutes of Ontario, 1987, chapter 12, section 11, is repealed and the following substituted:

(1a) Despite subsection (1), an elector whose name appears on the polling list for more than one polling subdivision in a regional municipality or in a school board jurisdiction shall not vote in more than one of the polling subdivisions in an election for the office of a member of a regional council or of a school board, respectively. Restriction

(2) Subsection 49 (4) of the Act, as enacted by the Statutes of Ontario, 1982, chapter 37, section 10, is repealed and the following substituted:

(4) For the purposes of this section, the determination as to whether an elector is a public school elector, a separate school Determi-
nation
of status

elector, an English language public school elector, an English language separate school elector, a French language public school elector or a French language separate school elector shall be in accordance with the electoral status indicated on the list certified under section 31.

34. Section 52 of the Act, as amended by the Statutes of Ontario, 1988, chapter 33, section 4, is further amended by adding the following subsection:

Closing of
polling place

(2) Despite subsection (1), the returning officer may close a polling place located in an institution or upon the premises of an institution described in subsection 47 (1) any time after 1 p.m. if the polling place is only for the use of residents and patients of the institution and all of the electors on the polling list for that polling place have voted or have indicated in response to the inquiry of the deputy returning officer that they do not intend to vote.

35. Subsection 53 (2) of the Act is amended by adding at the end “if the inspection does not impede the opening of the poll on time”.

36. Section 54 of the Act is repealed and the following substituted:

Inspection,
sealing of
ballot box

54. A deputy returning officer shall,

- (a) immediately before opening the poll at his or her polling place, show the ballot box to the persons present in the polling place so that they may see it is empty;
- (b) seal the box or seal and lock the box in such a manner as to prevent it from being opened without breaking the seal;
- (c) keep the box on a desk, counter or table or otherwise so that it is raised above the floor in full view of all present; and
- (d) keep the box sealed or sealed and locked until the box is required to be opened to count the votes under section 71.

37.—(1) Paragraph 3 of subsection 55 (1) of the Act is repealed.

(2) Subsection 55 (1) of the Act is amended by adding the following paragraph:

- 7a. If the deputy returning officer is satisfied that such person is the person designated in the polling list or in a certificate mentioned in paragraph 1 and is otherwise entitled to vote and if no candidate or scrutineer objects to voting by that person, the deputy returning officer shall initial the back of a ballot paper so that when the ballot is folded the initials can be seen without opening it and shall deliver the ballot paper to that person.

38. The Act is further amended by adding the following section:

57a. For the purpose of establishing the identity of a person under section 56 or 57, the deputy returning officer may require the person to provide personal identification. Identification

39. Subsection 63 (1) of the Act is amended by striking out “unable to read” in the first and second lines and substituting “illiterate”.

40.—(1) Subsection 66 (1) of the Act, as amended by the Statutes of Ontario, 1988, chapter 33, section 5, is repealed and the following substituted:

(1) The clerk shall hold an advance poll in accordance with this section on the Saturday nine days before polling day and on the Wednesday immediately before polling day for the purpose of receiving votes of electors who expect to be unable to vote on polling day in the polling subdivision for which their names appear on the polling lists or who are entitled to vote either under a certificate issued by the clerk under section 33 or who become entitled to vote under section 56. Advance poll

(2) Subsection 66 (5) of the Act is repealed and the following substituted:

(5) Immediately after the close of the advance poll, the deputy returning officer shall deliver to the clerk a list of the names of all persons who have voted showing in each case the number of the polling subdivisions in which the elector is entered in the polling list and the clerk shall, at the request of any candidate, give him or her a copy of the list of names of all persons who have voted at the advance poll. List of persons voting

(3) Subsection 66 (8) of the Act is amended by inserting after “presence of” in the second line “the poll clerk and”.

41.—(1) Subsection 67 (3) of the Act, as amended by the Statutes of Ontario, 1985, chapter 4, section 9, is repealed and the following substituted:

Limitation (3) A voting proxy may only act as a voting proxy for,

(a) one person who is not a relative; or

(b) one or more persons who are relatives.

Definition (3a) In subsection (3), “relative” means the parent, grandparent, child, grandchild, brother, sister or spouse of the voting proxy.

(2) Subsection 67 (5) of the Act is repealed and the following substituted:

Application for proxy certificate (5) A person who has been appointed a voting proxy shall complete an application in the prescribed form, including a statutory declaration that the person is the person appointed as a voting proxy, and shall appear before the clerk in person for this purpose at the clerk’s office,

(a) during normal office hours; or

(b) during the period from 12 noon to 5 p.m. on the Saturday of the advance poll held under section 66.

(3) Subsection 67 (6) of the Act is repealed and the following substituted:

Certificate of proxy (6) Where an application is completed under subsection (5) and the clerk is satisfied that the person who appointed the voting proxy is qualified to appoint a voting proxy under this Act and the voting proxy is qualified to be a voting proxy under this Act, the clerk shall give a certificate in the prescribed form across the face of the appointment of the voting proxy to that effect.

42.—(1) Clause 71 (2) (d) of the Act is amended by striking out “can” in the second line and substituting “may”.

(2) Section 71 of the Act is amended by adding the following subsection:

Idem (2a) In counting the votes, the deputy returning officer shall reject any vote that is not marked within the circle or circular space to the right of the name of a candidate.

(3) Subsection 71 (5) of the Act is repealed and the following substituted:

(5) If part of the votes cast in any ballot are rejected under this section, the deputy returning officer shall note that fact on the back of the ballot and initial the note and if all the votes on the ballot are rejected under this section, the ballot shall be treated as a rejected ballot. Where part of votes rejected

(6) This section, except subsection (1), applies with necessary modifications to the counting of votes in a recount under this Act. Recount

43. Clause 77 (1) (k) of the Act is repealed.

44. Subsection 80 (2) of the Act, as re-enacted by the Statutes of Ontario, 1982, chapter 37, section 13, is amended by adding at the beginning “Despite section 90”.

45. Section 83 of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 33, section 8, is repealed and the following substituted:

83.—(1) Subject to subsection (2), the clerk of a municipality is the recount officer for all elections for which the clerk is the returning officer. Recount officer

(2) The clerk may appoint a person as recount officer to act in place of the clerk and, if the clerk is disqualified under subsection (4), the clerk shall make the appointment. Substitution for clerk

(3) If the person appointed recount officer refuses or is unable to act, the clerk may appoint another person as recount officer to act in place of the clerk. Idem

(4) No person shall be appointed as a recount officer who, Disqualification

(a) is a candidate or the spouse of a candidate;

(b) is less than eighteen years of age; or

(c) has participated in the actual counting of the ballots for a polling subdivision in the election.

(5) Clause (4) (c) does not apply if the recount does not involve the examining and counting of ballots for the polling subdivision in respect of which the person who is to be recount officer participated in the actual counting of the ballots. Limitation

46. Section 84 of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is repealed.

47. Clause 85 (3) (a) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is amended by adding at the end "or the spouse of a candidate".

48. Subsection 86 (2) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is amended by striking out "seven" in the second line and substituting "twenty".

49.—(1) Subsections 86a (1) and (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, are repealed and the following substituted:

Where vote
is close

(1) The recount officer shall hold a recount,

- (a) if a candidate who was not declared elected requests it in writing; and
- (b) if the number of votes separating a candidate who was not declared elected and a candidate who was declared elected or, for an office to which more than one person may be elected, who was declared elected with the least number of votes is less than the greater of,
 - (i) ten votes, and
 - (ii) one-half of one vote for each polling subdivision in the election for that office or 0.25 per cent of the total number of votes cast for that office, whichever is the lesser.

Results

(2) Where there is a close vote entitling a candidate to request a recount under subsection (1), the clerk shall include the results of the close vote calculations in the statement required under subsection 79 (2) or (3).

(2) Subsection 86a (5) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is amended by striking out "no earlier than ten days and" in the second line.

50.—(1) Subsection 86b (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is amended by striking out "regional municipality or metropolitan municipality" in the second and third lines and substituting "or regional municipality".

(2) Subsection 86b (4) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is amended by striking out “no earlier than ten days and” in the second line.

51.—(1) Subsection 87 (8) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is amended by striking out “no earlier than ten days and” in the second line.

(2) Subsection 87 (9) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is repealed.

52.—(1) Subsection 88 (1) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is amended by inserting after “give” in the first line “by personal service or registered mail”.

(2) Subsection 88 (5) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is amended by striking out “have present a scrutineer appointed for that purpose” in the fourth line and substituting “appoint and have present one scrutineer for each recount station established by the recount officer”.

(3) Subsection 88 (6) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is amended by striking out “Subsections 4 (8) and (10)” in the first line and substituting “Subsection 4 (8)”.

53.—(1) Subsection 88b (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is amended by striking out at the beginning “Subject to sections 88c and 88d”.

(2) Section 88b of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is amended by adding the following subsections:

(3) Upon completion of the recount, the recount officer shall,

Duties of
recount
officer after
recount

- (a) announce the result, including the number of disputed ballots, to the persons present at the recount;
- (b) calculate the result excluding the disputed ballots in the envelope described in clause (d);
- (c) subject to clause (d), seal the ballots in their original envelopes and the original statements in a separate envelope clearly marked so as to indicate its contents; and

- (d) write the number of the polling subdivision on the back of and initial any disputed ballots and seal them in a separate envelope clearly marked so as to indicate its contents.

Certification

(4) The recount officer shall certify in writing the result of the recount and promptly give the returning officer a certified copy of the result.

Tied vote

(5) In the case of a tied vote under section 88f, the recount officer shall determine the successful candidate by lot under that section and give a certified copy of the result of the lot to the returning officer together with the certified copy of the result of the recount under subsection (4).

After certification

(6) After the certification of the result of the recount, the returning officer shall declare the candidate or candidates, as the case may be, having the greatest number of votes or being a successful candidate in a lot under subsection (5) to be elected or certify to the council the result of the vote with respect to a by-law or question, as applicable, unless within fifteen days following the completion of the recount, an application is made under subsection 88c (1).

54. Section 88c of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9 and amended by 1989, chapter 56, section 30, is repealed and the following substituted:

Application for recount

88c.—(1) A candidate who disputes the validity of a ballot or of the counting of votes in any ballot may, within fifteen days following the completion of the recount by the recount officer, make an application to a judge of the Ontario Court (Provincial Division) for a recount limited to the disputed ballots.

Service

(2) The applicant shall serve notice of the application upon the recount officer and, if the application concerns an election to office, upon each candidate for that office.

Procedures

(3) Subsection 107 (1) applies with necessary modifications to an application under subsection (1).

Documents to be provided by recount officer

(4) If an application is made under subsection (1), the recount officer shall attend the hearing of the application and provide the judge with,

- (a) a certified copy of the result of the recount conducted by the recount officer;

- (b) a certified copy of the result of the recount conducted by the recount officer excluding the disputed ballots;
- (c) the sealed envelope containing the disputed ballots from the recount conducted by the recount officer; and
- (d) any other documents relating to the election that are relevant to the application.

(5) The judge, in the presence of the persons entitled to be present at the recount conducted by the recount officer and who have attended the hearing, shall, Determination by judge

- (a) determine the validity of the disputed ballots or the counting of votes in any disputed ballots and for this purpose shall open the sealed envelope containing the disputed ballots;
- (b) recalculate the result of the election using the determinations the judge made in clause (a) and the certified results provided by the recount officer in clause (4) (b); and
- (c) calculate the result of the election excluding the ballots disputed under subsection (6).

(6) If a party to the application requests the judge to do so, the judge shall initial any ballots the validity of which, despite any order to the contrary made by the judge under this section, is disputed by the party. Disputed ballots

(7) Upon completion of the recount, the judge shall make an order providing for those matters described in subsection (5) and shall, Order

- (a) announce the result of the recount, including the number of disputed ballots, to the persons present at the recount;
- (b) seal any ballots the validity of which is disputed under subsection (6) in a separate envelope clearly marked so as to indicate its contents;
- (c) except for the ballots described in clause (b), seal the disputed ballots from the recount conducted by the recount officer in their original envelope;

(d) give the envelope referred to in clause (b) to the recount officer; and

(e) return the envelopes referred to in clause (c) along with any documents relating to the election that were provided to the judge by the recount officer, to the recount officer.

Certified
copy of order

(8) The judge shall give a certified copy of the order to the recount officer who shall promptly give it to the returning officer.

Tied vote

(9) In the case of a tied vote under section 88f, the recount officer shall determine the successful candidate by lot under that section and give a certified copy of the result of the lot to the returning officer together with the order under subsection (8).

Results
declared or
certified by
returning
officer

(10) After receipt of the order, the returning officer shall declare the candidate or candidates, as the case may be, having the greatest number of votes or being a successful candidate in a lot under subsection (9) to be elected or certify to the council the result of the vote with respect to a by-law or question, as applicable, unless within fifteen days following the completion of the recount, an appeal is made under subsection 88d (1).

55. Sections 88d and 88e of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, are repealed and the following substituted:

Appeal

88d.—(1) Any party to the recount under section 88c may, within fifteen days following the completion of the recount of the judge under that section, appeal the decision of the judge to the Ontario Court (General Division).

Nature of
appeal

(2) The appeal under subsection (1) shall be a recount limited to the disputed ballots in the envelope described in clause 88c (7) (b).

Service

(3) The appellant shall serve the notice of appeal upon the recount officer and, if the appeal concerns an election to office, upon each candidate for that office.

Procedures

(4) Subsection 107 (1) applies with necessary modifications to an appeal under subsection (1).

Documents
to be
provided by
recount
officer

(5) If an appeal is made under subsection (1), the recount officer shall attend the appeal and provide the court with,

- (a) a certified copy of the order of the judge under section 88c;
 - (b) the sealed envelope described in clause 88c (7) (b) containing the disputed ballots from the recount conducted by the judge under section 88c; and
 - (c) any other documents relating to the election that are relevant to the appeal.
- (6) One judge of the Ontario Court (General Division) shall, in the presence of the parties who have attended the appeal, Determination
- (a) determine the validity of the disputed ballots or of the counting of votes in any disputed ballots and for this purpose shall open the sealed envelope containing the disputed ballots; and
 - (b) recalculate the result of the election using the determinations made in clause (a) and the calculations of the judge of the Ontario Court (Provincial Division) described in clause 88c (5) (c).
- (7) Upon completion of the recount, the judge shall make an order providing for those matters described in subsection (6) and shall, Order
- (a) announce the result of the recount to the persons present at the recount;
 - (b) seal the disputed ballots in their original envelope; and
 - (c) return the envelope referred to in clause (b) along with any documents relating to the election that were provided to the judge by the recount officer, to the recount officer.
- (8) The judge shall give a certified copy of the order to the recount officer who shall promptly give it to the returning officer. Certified copy of order
- (9) In the case of a tied vote under section 88f, the recount officer shall determine the successful candidate by lot under that section and give a certified copy of the result of the lot to the returning officer together with the order under subsection (8). Tied vote

Declaration
or certifi-
cation by
returning
officer

(10) After receipt of the order, the returning officer shall declare the candidate or candidates, as the case may be, having the greatest number of votes or being a successful candidate in a lot under subsection (9) to be elected or certify to the council the result of the vote with respect to a by-law or question, as applicable.

56. Sections 88g and 88h of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, are repealed and the following substituted:

Costs of
recount

88g.—(1) Unless a court otherwise orders, the costs, including the costs of the candidates, of a recount under this Act whether conducted by a recount officer or a judge shall be borne by the municipality, school board or local board to which the recount relates.

Frivolous
proceedings

(2) Despite subsection (1), if a court finds that an application or appeal is frivolous or vexatious, the court may order that the costs of the application or appeal be paid by the person who made the application or appeal.

Discretion of
court not
restricted

(3) Nothing in subsection (2) limits or restricts the discretion of a court in awarding costs.

Records to
be returned

88h. After the returning officer makes a declaration of the results of an election under subsection 88b (6), 88c (10) or 88d (10), the recount officer shall return all election records to the returning officer.

57. Subsection 88i (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 9, is repealed and the following substituted:

Right to sit

(1) A candidate declared elected is entitled to sit on the council, school board or local board even if a request or application for a recount has been filed or a resolution for a recount has been passed and is entitled to continue to sit and vote until the recount and all applications and appeals under this Act have been disposed of and a different candidate has been declared elected.

58.—(1) Subsection 89 (1) of the Act is amended by striking out “unless otherwise directed by an order of a judge or officer having jurisdiction to inquire as to the validity of the election” in the third, fourth and fifth lines and substituting “subject to subsection (1a)”.

(2) Section 89 of the Act, as amended by the Statutes of Ontario, 1988, chapter 20, section 15, is further amended by adding the following subsection:

(1a) The clerk shall not destroy the ballots under subsection (1),

Retention of
ballots

- (a) if a judge or officer having jurisdiction to inquire as to the validity of the election issues an order requiring the ballots to be retained; or
- (b) if the recount proceedings, including appeal periods, regarding the election have not yet been completed.

59. The Act is further amended by adding the following section:

91a.—(1) No person shall use an enumeration list, a preliminary list, a polling list or any other list of electors prepared as part of the election process under this Act for commercial purposes.

Prohibition
respecting
use of lists

(2) No person shall knowingly sell an enumeration list, a preliminary list, a polling list or any other list of electors prepared as part of the election process under this Act to any person who intends to use the list for commercial purposes.

Prohibition
respecting
sale of lists

60.—(1) Subsection 92 (1) of the Act, as amended by the Statutes of Ontario, 1987, chapter 10, section 38, is repealed and the following substituted:

(1) Where a new election is required under this or any other Act to fill a vacancy in any office by an election, other than a regular election, the clerk of the municipality who is the returning officer with whom nominations may be filed shall set the date of the nomination day which shall be within sixty days of the day on which,

New election

- (a) an order to hold a new election is given in any judicial proceedings;
- (b) the council of the municipality passes a by-law to hold a new election;
- (c) the clerk receives from the secretary of a school board a copy of a resolution of the board indicating a new election is required;

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- (d) an order to hold a new election is given by the Minister under section 48 of the *Municipal Act*;
- (e) a candidate for the office of the head of council dies under the circumstances described in clause 38 (2) (b); or
- (f) if a new election is required to be held under subsection 40 (4), the last acclamations for that office are made under section 40.

(2) Subsection 92 (2) of the Act is amended by striking out “not less than eighteen and not more than twenty-one” in the fourth line and substituting “twenty-eight”.

(3) Paragraph 1 of subsection 92 (4) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 20, section 16, is amended by inserting after “mail” in the second line “or personal service”.

(4) Paragraph 2 of subsection 92 (4) of the Act, as re-enacted by the Statutes of Ontario, 1988, chapter 20, section 16, is repealed and the following substituted:

- 2. The assessment commissioner shall deliver to the clerk the enumeration list updated under section 14 of the *Assessment Act* to the date of receiving the notice under paragraph 1.

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c. 31

(5) Clause 92 (5c) (d) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 20, section 16, is repealed and the following substituted:

- (d) the period during which a person may qualify as an elector entitled to vote on the by-law or question shall be the period commencing twenty-one days after the effective date of the Board's order and ending thirty-six days later.

61. Section 99 of the Act, as amended by the Statutes of Ontario, 1989, chapter 72, section 71, is repealed and the following substituted:

Neglect of
duties

99. Every clerk, returning officer, deputy returning officer or poll clerk who wilfully refuses or neglects to perform any of the duties imposed upon him or her by this Act is guilty of an offence and on conviction is liable to a fine of not more than \$5,000.

62. Subsection 105 (1) of the Act is repealed and the following substituted:

(1) Where a candidate at an election is convicted of bribery or of committing a corrupt practice, the candidate is ineligible to be nominated for or elected or appointed to any office for a period of six years following the date of the poll.

Ineligibility

63.—(1) Subsection 106 (2) of the Act, as amended by the Statutes of Ontario, 1982, chapter 37, section 24, is repealed and the following substituted:

(2) Where the court determines that a person has committed a corrupt practice, it may, in addition to any other penalty, impose the penalties provided therefor under sections 96 to 102.

Penalties for corrupt practice

(2) Subsection 106 (5) of the Act, as enacted by the Statutes of Ontario, 1982, chapter 37, section 24, is repealed.

64. The Act is further amended by adding the following section:

119a. The council of a municipality may by by-law provide that any election related information, in addition to being printed in the English language, be printed in any other language reasonable in the circumstances.

Election information in languages other than English

65.—(1) The definition of “campaign expense” in subsection 121 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “polling day” at the end of clause (d) and substituting “the closing of the poll”.

(2) The definitions of “campaign period”, “contribution” and “municipality” in subsection 121 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, are repealed and the following substituted:

“campaign period” means,

- (a) in the case of a regular election, the period commencing on the 1st day of January of an election year and ending on the 31st day of March in the year following the election year, and
- (b) in the case of a new election, the period commencing the day on which,

- (i) an order to hold a new election is given in any judicial proceeding,
- (ii) the council of the municipality passes a by-law to hold a new election,
- (iii) the clerk receives from the secretary of a school board notice that a new election is required,
- (iv) an order to hold a new election is given by the Minister under the *Municipal Act*, or
- (v) the clerk sets the nomination day for a new election required by section 38 or 40,

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c. 302

and ending 135 days after the closing of the poll;

“contribution” means a contribution made to a person or representative of the person for purposes of the election of that person at the next election but does not include,

- (a) any goods produced for a person by voluntary unpaid labour, and
- (b) any service voluntarily performed for a person by an individual if the individual does not receive from any person or trade union, under an arrangement with the individual's employer, compensation in excess of what the individual would normally receive during the period the service was performed;

“municipality” means a city, town, village, police village, township or regional municipality.

(3) Subsection 121 (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Associated
corporations
R.S.C. 1952,
c. 148

(2) Corporations that are associated with one another under section 256 of the *Income Tax Act* (Canada) shall be considered as a single corporation for the purposes of this Act.

66.—(1) Subsection 122 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

(1) Every person who proposes to be a candidate shall, no earlier than the 1st day of January of the election year and no later than nomination day, file with the clerk of the municipality who is responsible for the conduct of the election a notice of registration in the prescribed form setting out,

Registration
of candidate

- (a) the name of the office for which the candidate has been or proposes to be nominated;
- (b) the name of the municipality in which the election is to be held or which is responsible for the conduct of the election;
- (c) the full name and address of the registered candidate;
- (d) the address of the place or places in the municipality or locality where records of the registered candidate are maintained and of the place in the municipality or locality to which communications may be addressed;
- (e) the full names and addresses of the auditor and the chief financial officer, if any, of the registered candidate;
- (f) the full names and addresses of all persons authorized by the registered candidate to accept contributions;
- (g) the name and address of every bank, trust corporation or other financial institution in Ontario that is used by or on behalf of the registered candidate for the deposit of any contributions; and
- (h) the full names and addresses of the persons, if any, responsible for making the deposits referred to in clause (g).

(2) Clause 122 (2) (c) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

- (c) the clerk receives from the secretary of the school board a copy of a resolution of the board indicating that a new election is required.

(3) Subsection 122 (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by adding

“or” at the end of clause (d) and by adding the following clause:

- (e) the clerk sets the nomination day for a new election required by section 38 or 40,

(4) Subsection 122 (4) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by inserting after “contributions” in the third line “or incur expenses”.

(5) Subsection 122 (5) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Register

(5) The clerk shall keep a register of all notices of registration filed under this section.

(6) Clauses 122 (7) (c) and (d) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, are repealed.

(7) Section 122 of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by adding the following subsections:

Change of
office

(9) If a registered candidate changes the office for which he or she is registered under this section to another office on the same council, school board or local board, as the case may be, the registered candidate shall be deemed to be registered for the new office effective from the date the registered candidate was originally registered for an office on the council, school board or local board, as the case may be.

Onus

(10) The onus is on the person who proposes to be registered under this section to file a complete and accurate notice of registration.

67.—(1) Clause 123 (3) (b) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

- (b) one or more campaign accounts at financial institutions registered with the clerk under subsection 122 (1) are opened exclusively for election campaign purposes in the name of the election campaign of the registered candidate;

- (ba) all money contributions are deposited into the accounts described in clause (b) and all payments for campaign expenses are made from the accounts described in clause (b).

(2) Subsection 123 (4) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

- (4) If a registered candidate has not appointed a chief financial officer, the registered candidate is the chief financial officer.

Where no
chief
financial
officer
appointed

68.—(1) Subsections 124 (1) and (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, are repealed and the following substituted:

- (1) Contributions may be made only by individuals, corporations and trade unions and shall be made only to persons who are registered under this Part.

Contributions

- (2) No person and no individual, corporation or trade union acting on behalf of a person shall solicit or accept a contribution except for persons who are registered under this Part.

Restriction

(2) Subsection 124 (4) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “subsection 122 (5)” at the end and substituting “section 122”.

(3) Section 124 of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by adding the following subsection:

- (5a) If a registered candidate changes the office for which he or she is registered under section 122 to an office other than an office on the same council, school board or local board, as the case may be, the registered candidate or the chief financial officer shall, within thirty days after the change and upon obtaining the contributor's copy of the receipt issued under section 125 in respect of a contribution made to the registered candidate on or before the date of the change, return the contribution or an amount equal to the sum contributed.

Change of
office

(4) Subsection 124 (6) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by inserting after “(5)” in the second line “or (5a)”.

(5) Subsection 124 (7) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Limitation on
contributions

(7) No individual, corporation or trade union shall, during any campaign period, make contributions in money, goods and services,

- (a) to any registered candidate which in total exceeds \$750 in value; or
- (b) to any number of registered candidates registered for office on the same council, school board or local board, as the case may be, which in total exceeds \$5,000 in value.

(6) Subsection 124 (8) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “section” in the fourth line and substituting “Part”.

(7) Subsection 124 (9) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed.

69.—(1) Subsection 125 (5) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Receipts

(5) A registered candidate shall issue or cause to be issued receipts in the prescribed form for every contribution accepted.

(2) Subsection 125 (6) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Group contri-
butions

(6) A contribution to a registered candidate made through an unincorporated association, including a partnership but excluding a trade union, shall be recorded by the association as to the individual sources and the amounts making up the contribution and a list of the individual sources and amounts shall be given to the registered candidate.

(3) Subsection 125 (11) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Record of
contributions

(11) A registered candidate shall keep a record of the value of every contribution, whether in the form of money, goods or services, and of the name and address of the contributor.

70.—(1) Subsections 126 (1) and (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, are repealed and the following substituted:

(1) In this section, “fund-raising function” means events or activities held for the purposes of raising funds for the election campaign of the person by whom or on whose behalf the function is held. Definition

(2) A fund-raising function shall only be held for a person who is registered under this Part. When fund-raising function to be held

(2) Subsection 126 (4) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

(4) Any charge made for a fund-raising function by the sale of tickets or otherwise shall be considered a contribution. Charges as contribution

71. The Act is further amended by adding the following section:

126a. Sections 152 and 164 apply with necessary modifications to elections under this Part. Restrictions respecting advertising

72.—(1) Subsection 129 (4) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by adding at the end “entitled to vote for the head of council”.

(2) Subsection 129 (5) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by adding at the end “entitled to vote for that office”.

(3) Clause 129 (5) (b) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “an area municipality” in the third line and substituting “one or more area municipalities”.

73. Subsection 130 (3) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “subsection 122 (5)” at the end and substituting “section 122”.

74.—(1) Clause 132 (1) (c) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

- (c) the name, address and contribution of each individual, corporation or trade union that made one or more contributions, whether in the form of money,

goods or services, if the total value of all contributions received from that contributor was more than \$100; and

(2) Subsection 132 (3) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “or” in the second line and substituting “and”.

(3) Subsection 132 (4) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Where
statutory
declaration
sufficient

(4) If the contributions received by or on behalf of a registered candidate do not exceed \$2,000 and expenses incurred by or on behalf of such registered candidate do not exceed \$2,000, the registered candidate may, instead of filing the financial statement required under subsection (1), file a statutory declaration, which includes the information described in clause (1) (c), to that effect.

75. The Act is further amended by adding the following section:

Surplus

132a.—(1) If the financial statement, report or statutory declaration of a registered candidate filed under section 132 shows a surplus, the surplus shall be immediately paid over to the clerk who was responsible for the conduct of the election who shall hold it in trust for the registered candidate for use in whole or in part by the registered candidate in the next regular election.

Release of
funds

(2) The clerk shall not release the surplus held in trust for a candidate under subsection (1) to the candidate for use in whole or in part in the next regular election until the candidate has become registered under this Part for that election.

Idem

(3) If the candidate for whose benefit the surplus is held in trust under subsection (1) becomes registered under this Part for a new election that precedes the next regular election, the clerk shall release the surplus to the candidate for use in whole or in part in that new election.

Interest

(4) The amount released to the candidate under subsection (2) or (3) shall include the interest earned on the surplus while it was held in trust.

Surplus

(5) In any election, a surplus is the amount by which the total of,

- (a) the contributions to the registered candidate, including contributions by the registered candidate or the spouse of the registered candidate; and
- (b) the amount released to the registered candidate under subsection (2) or (3),

exceeds the total of,

- (c) the campaign expenses of the registered candidate and expenses incurred in holding a fund-raising function referred to in section 126; and
- (d) any deficit of the registered candidate carried forward from the immediately preceding election, if the office in respect of which the deficit was produced was an office on the same council, school board or local board, as the case may be, as the office in respect of which the surplus was produced.

(6) A deficit under clause (5) (d) is the amount by which, in respect of that preceding election, the total of the amounts described in clauses (5) (c) and (d) exceeds the total of the amounts described in clauses (5) (a) and (b). Deficit

(7) No surplus shall be released under subsection (2) or (3) to the registered candidate for whose benefit it is held in trust if the office for which the candidate has been or will be nominated in the election is not on the same council, school board or local board, as the case may be, as the office in respect of which the surplus was produced. Restriction

(8) The surplus shall be paid into the general funds of the municipality, school board or local board, as the case may be, if, in the next regular election, the candidate for whose benefit the surplus is held in trust under subsection (1), Disposal of surplus

- (a) notifies the clerk in writing that the candidate does not intend to seek nomination;
- (b) fails to be nominated;
- (c) is ineligible to be nominated; or
- (d) fails to become registered.

(9) Upon the passage of any by-law passed under section 139 or any resolution under section 140 or 141, any surplus held by the clerk under this section shall be paid into the gen- Idem

eral funds of the municipality, school board or local board, as the case may be.

76. Section 133 of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Ineligibility
respecting
future
elections

133.—(1) If a registered candidate,

- (a) fails to file a financial statement, a report or statutory declaration as required by section 132 within thirty days of the date of the notice sent under subsection 132 (6); or
- (b) on the face of the financial statement, report or statutory declaration filed as required by section 132, has incurred campaign expenses in excess of the amount permitted under section 129,

the registered candidate, in addition to any other penalty, is ineligible to be elected to or to hold any office up to and including the next regular election.

Forfeiture of
office

(2) If a registered candidate fails to file the documents referred to in clause (1) (a), or on the face of the financial statement, report or statutory declaration has exceeded the amount referred to in clause (1) (b), the clerk shall within five days of the default give written notice of the default by registered mail or personal service to the registered candidate and the council, school board or local board, as the case may be, for which the registered candidate was registered to run for office, and any office to which the registered candidate was elected shall be deemed vacant and the registered candidate shall forfeit the office.

Service

(3) A notice served by registered mail under subsection (2) shall be deemed to be received on the fifth day after the day of mailing.

Effective
date

(4) The penalties and disabilities under subsections (1) and (2) take effect,

- (a) if the registered candidate does not apply under subsection (5), on the seventh day after the day the registered candidate receives notice under subsection (2); or
- (b) if the registered candidate applies under subsection (5) and the application is refused, on the day the application is refused.

(5) A registered candidate who receives a notice under subsection (2) may, within six days after the day of receiving the notice, apply to a judge of the Ontario Court (Provincial Division) for an order declaring that the failure to file the documents referred to in clause (1) (a) or exceeding the amount referred to in clause (1) (b) was done through inadvertence or by reason of an error in judgement made in good faith.

Application
to judge

(6) If the judge grants the order under subsection (5), the registered candidate is not subject to the penalties and disabilities under subsections (1) and (2).

Consequence
of order

77. The Act is further amended by adding the following sections:

133a.—(1) A registered candidate who,

Offence

- (a) files a financial statement, a report or a statutory declaration as required by section 132 that is either incorrect or does not comply with section 132 and fails to file a correction statement, report or declaration, as the case may be, within thirty days from the date the clerk files the statement under subsection 132 (5); or
- (b) incurs campaign expenses in excess of the amount permitted under section 129,

is guilty of an offence and on conviction, in addition to any other penalty, any office to which the registered candidate was elected shall be deemed vacant, the registered candidate shall forfeit the office and the registered candidate is ineligible to be elected to or to hold any office up to and including the next regular election.

(2) If the convicting court finds that the offence under subsection (1) was committed through inadvertence or by reason of an error in judgment made in good faith, the registered candidate is not subject to the penalties and disabilities under subsection (1).

Relief

133b.—(1) If the financial statement, report or statutory declaration of a registered candidate who is not declared elected shows a surplus and the candidate fails to pay over the surplus to the clerk as required by section 132a, the candidate is, in addition to any other penalty, ineligible to be nominated for or elected to any office or to hold any office for a period up to and including the next regular election, unless the candidate or chief financial officer has paid the surplus to the clerk.

Ineligibility

Office
declared
vacant

(2) If the financial statement, report or statutory declaration of a registered candidate shows a surplus and the candidate fails to pay over the surplus to the clerk as required by section 132a, the clerk shall notify in writing the candidate and the council, school board or local board, as the case may be, for which the candidate was registered to run for office, of the default and any office to which the candidate was elected shall be immediately declared vacant.

Penalties
unaffected by
vacancy

(3) The declaring of an office vacant does not relieve the candidate from any other penalty that may be imposed under this Act.

78. The Act is further amended by adding the following sections:

COMPLIANCE AUDIT

Audit
requested

134a.—(1) If, after the time for the filing of financial statements, reports or statutory declarations under section 132 has expired, an elector has reasonable grounds for believing that a registered candidate has contravened this Part, the elector may apply, in the prescribed form, to the clerk of the municipality with whom the registered candidate was registered under section 122, requesting that a compliance audit of the election campaign finances of the registered candidate be conducted.

Service

(2) Within five days of receiving an application under subsection (1), the clerk of the municipality shall, by personal service or registered mail, deliver a copy of the application to the clerk of the municipality or the secretary of the school board or of the local board, as the case may be, for which the registered candidate was registered as a candidate for office.

Consideration
of request

(3) Within thirty days of receiving a copy of an application under subsection (2), the council of the municipality, the school board or the local board, as the case may be, shall consider the application and decide whether or not to appoint an auditor licensed under the *Public Accountancy Act* to conduct a compliance audit of the election campaign finances of the registered candidate.

R.S.O. 1980,
c. 405

Resolution
required

(4) An appointment of the auditor under subsection (3) shall be in the form of a resolution.

Appeal to
Commission

(5) If an application for a compliance audit is refused or the council, school board or local board, as the case may be, refuses or neglects to make a decision thereon within the thirty-day period under subsection (3), the elector may appeal

to the Commission and the Commission shall consider the appeal and may appoint an auditor licensed under the *Public Accountancy Act* to conduct a compliance audit of the election campaign finances of the registered candidate.

134b.—(1) Upon being appointed by the council of a municipality, a school board, a local board or the Commission under section 134a, the auditor shall immediately conduct an audit of the election campaign finances of the registered candidate in order to determine whether or not the registered candidate has complied with this Part. Compliance audit

(2) A compliance audit under subsection (1) shall include an investigation and audit of, Idem

- (a) the financial statement, report or statutory declaration filed under section 132;
- (b) the contribution receipts issued under subsection 125 (5);
- (c) the campaign expenses records under subsection 129 (3);
- (d) the records related to the campaign account registered with the clerk under section 122; and
- (e) any other books, papers, documents or things relevant to the compliance audit.

(3) Upon completion of the compliance audit, the auditor shall prepare a report outlining the apparent contraventions, if any, of this Part by the registered candidate and submit it to, Report of auditor

- (a) the Commission;
- (b) the registered candidate;
- (c) the council of the municipality, the school board or the local board, as the case may be, for which the registered candidate was registered to run for office under section 122; and
- (d) the clerk of the municipality who registered the registered candidate under section 122.

(4) For the purpose of performing a compliance audit under this Part, the auditor, Powers of auditor

(a) has the right of access, at all reasonable hours, to all books, papers, documents or things of the registered candidate and of a municipality, school board or local board relevant to the compliance audit; and

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c. 411

(b) has the powers of a commission under Part II of the *Public Inquiries Act* which Part applies to the compliance audit as if it were an inquiry under that Act.

Costs

(5) The costs of the auditor incurred in performing a compliance audit shall be paid by the municipality, school board or local board, as the case may be, for which the registered candidate who was the subject of the compliance audit was registered to run for office.

Frivolous
applications

(6) Despite subsection (5), if the Commission finds that an application under section 134a is frivolous or vexatious, the Commission may order all or any part of the costs paid by the municipality, school board or local board, as the case may be, to be recovered from the person who made the application and an action may be brought by the municipality, school board or local board to make the recovery.

Immunity
respecting
audit

(7) No action or other proceeding for damages shall be instituted against an auditor appointed under section 134a for any act done in good faith in the execution or intended execution of a compliance audit or for any alleged neglect or default in the execution in good faith of the compliance audit.

Legal
proceeding

134c.—(1) The council of the municipality, the school board or the local board, as the case may be, shall within thirty days of receiving a report under clause 134b (3) (c) consider the findings of the report and may, if it considers it appropriate, initiate legal proceedings against the registered candidate in respect of any contraventions of this Act which the report may reveal.

Commission
to be notified

(2) If the council of the municipality, the school board or the local board, as the case may be, refuses to initiate legal proceedings under subsection (1), or refuses or neglects to make a decision thereon within thirty days of receiving the report, the clerk of the municipality or the secretary of the school board or of the local board, as the case may be, shall immediately notify the Commission in writing by registered mail of that fact.

Legal
proceedings

(3) The Commission, after receiving the notice under subsection (2), shall consider the report and, if it considers it appropriate, initiate legal proceedings against the registered

candidate in respect of any contraventions of this Act which the report may reveal.

POWERS OF COMMISSION

134d.—(1) Except as otherwise provided in this Part, the provisions of the *Election Finances Act, 1986* relating to the powers and duties of the Commission apply with necessary modifications to the Commission acting under this Part. 1986, c. 33
applies

(2) The Commission shall provide such guidelines for the proper administration of this Part as it considers necessary for the guidance of clerks. Guidelines

(3) The Commission may initiate legal proceedings against any person in respect of a contravention of this Part. Legal
proceedings

79.—(1) The definition of “campaign expense” in subsection 138 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “polling day” at the end of clause (d) and substituting “closing of the poll”.

(2) The definitions of “campaign period”, “Commission”, “contribution” and “municipality” in subsection 138 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, are repealed and the following substituted:

“campaign period” means,

- (a) in the case of a regular election, the period commencing on the 1st day of January of an election year and ending on the 31st day of March in the year following the election year, and
- (b) in the case of a new election, the period commencing on the day on which,
 - (i) an order to hold a new election is given in any judicial proceeding,
 - (ii) the council of the municipality passes a by-law to hold a new election,
 - (iii) the clerk receives from the secretary of a school board notice that a new election is required,
 - (iv) an order to hold a new election is given by the Minister under the *Municipal Act*, or

- (v) the clerk sets the nomination day for a new election required by section 38 or 40,

and ending 135 days after the closing of the poll;

“contribution” means a contribution made for the purposes of the election of a person but does not include,

- (a) any goods produced for a person by voluntary unpaid labour, and
- (b) any service voluntarily performed for a person by an individual if the individual does not receive from any person or trade union, under an arrangement with the individual's employer, compensation in excess of what the individual would normally receive during the period the service was performed;

“municipality” means a city, town, village, police village, township or regional municipality.

(3) Subsection 138 (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Associated
corporations
R.S.C. 1952,
c. 148

(2) Corporations that are associated with one another under section 256 of the *Income Tax Act* (Canada) shall be considered as a single corporation for the purposes of this Act.

80.—(1) Subsection 139 (3) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

By-laws to
be sent to
Commission
and clerk

(3) If the council of a regional municipality passes a by-law under subsection (1), the clerk of the regional municipality shall send a copy of the by-law to the Commission and to the clerk of any area municipality who is responsible for the conduct of any election to the council of the regional municipality.

(2) Subsection 139 (4) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “or metropolitan” in the second line.

81. Section 142 of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by adding the following subsection:

(2) A by-law or resolution under this Part adopting Part III for the 1991 regular election or any subsequent election does not require the approval of the Ontario Municipal Board.

O.M.B.
approval not
required

82. Section 143 of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

143.—(1) Where the council of a municipality passes a by-law under section 139 or a school board or local board passes a resolution under section 140 or 141, every person seeking election to office on the council, school board or local board, as the case may be, shall, no earlier than the 1st day of January of the election year and no later than nomination day file with the clerk of the municipality who is responsible for the conduct of the election an application for registration in the form prescribed by the Commission.

Application
for
registration

(2) In the case of a new election, the application for registration referred to in subsection (1) shall be filed with the clerk no earlier than the day on which,

Application,
new elections

- (a) an order to hold a new election is given in any judicial proceedings;
- (b) the council of the municipality passes a by-law to hold a new election;
- (c) the clerk receives from the secretary of a school board a copy of a resolution of the board indicating that a new election is required;
- (d) an order to hold a new election is given by the Minister under the *Municipal Act*; or
- (e) the clerk sets the nomination day for a new election required by section 38 or 40,

R.S.O. 1980,
c. 302

and not later than nomination day.

(3) A copy of all documents filed with the clerk under this section shall be sent by prepaid registered mail to the Commission immediately upon their receipt.

Documents
to
Commission

(4) No person and no individual, corporation or trade union acting on behalf of any person shall solicit or accept contributions or incur expenses for the purposes of the election of that person at the next election at any time unless the person is a registered candidate.

No contri-
butions to
unregistered
candidate

Register

(5) The Commission shall maintain a register of candidates in relation to each election and shall register in it any candidate whose application for registration is received from the clerk setting out,

- (a) the name of the office for which the candidate has been or proposes to be nominated;
- (b) the name of the municipality in which the election is to be held or which is responsible for the conduct of the election;
- (c) the full name and address of the registered candidate;
- (d) the address of the places in the municipality or locality where records of the registered candidate are maintained and of the place in the municipality or locality to which communications may be addressed;
- (e) the full names and addresses of the auditor and the chief financial officer of the registered candidate;
- (f) the full names and addresses of all persons authorized by the registered candidate to accept contributions;
- (g) the name and address of every bank, trust corporation or other financial institution in Ontario that is used by or on behalf of the registered candidate for the deposit of any contributions; and
- (h) the full names and addresses of the persons responsible for making the deposits referred to in clause (g).

Timing

(6) After the Commission has completed the registration or a variation of registration under this section, the registration or variation shall be deemed to have occurred on the day the application under subsection (1) or notice under subsection (8) was filed with the clerk, as the case may be.

Expiry of
campaign
period

(7) The campaign period with respect to a registered candidate shall be deemed to expire,

- (a) where the nomination is withdrawn, on the day of the withdrawal; and

- (b) where a nomination paper is not filed or the nomination is rejected by the clerk, on nomination day,

and the chief financial officer for that registered candidate shall file with the Commission the statement referred to in section 169 and at the same time file a copy of it with the clerk.

(8) If the information referred to in subsection (5) is altered, the candidate shall immediately file notice of the alteration with the clerk in writing and, upon receipt of the notice from the clerk, the Commission shall vary the register accordingly. Notice of alteration

(9) If a registered candidate changes the office for which he or she is registered under this section to another office on the same council, school board or local board, as the case may be, the registered candidate shall be deemed to be registered for the new office effective from the date the registered candidate was originally registered for an office on the council, school board or local board, as the case may be. Change of office

(10) The onus is on the person who proposes to be registered under this section to file a complete and accurate application for registration. Onus

83. Subsection 144 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “subsection 143 (4)” in the first and second lines and substituting “section 143”.

84.—(1) Subsection 145 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “Commission” in the second and third lines and substituting “clerk”.

(2) Subsection 145 (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

(2) If the chief financial officer ceases to hold office, the registered candidate shall immediately appoint another chief financial officer. Replacement

(3) Clause 145 (3) (b) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

- (b) one or more campaign accounts at financial institutions registered with the Commission under section

143 are opened exclusively for election finance purposes in the name of the election campaign of the registered candidate;

- (ba) all money contributions are deposited into the accounts described in clause (b) and all payments for campaign expenses are made from the accounts described in clause (b).

85. Subsection 146 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Contributions

(1) Contributions may be made only by individuals, corporations and trade unions and shall only be made to persons who are registered under this Part.

86.—(1) Section 147 of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by adding the following subsection:

Where
change of
office

(1a) If a registered candidate changes the office for which he or she is registered under section 143 to an office other than an office on the same council, school board or local board, as the case may be, the registered candidate or the chief financial officer shall, within thirty days after the change and upon obtaining the contributor's copy of the receipt issued under section 155 in respect of a contribution made to the registered candidate on or before the date of the change, return the contribution or an amount equal to the sum contributed.

(2) Subsection 147 (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by inserting after “(1)” in the second line “or (1a)”.

87.—(1) Subsection 148 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Limitation on
contributions

(1) No individual, corporation or trade union shall, during any campaign period, make contributions in money, goods and services,

- (a) to any registered candidate which in total exceeds \$750 in value; or
- (b) to any number of registered candidates registered for office on the same council, school board or local

board, as the case may be, which in total exceeds \$5,000 in value.

(2) Subsection 148 (3) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed.

88.—(1) Subsection 151 (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed.

(2) Subsection 151 (3) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “subject to subsection (2)” in the fourth line.

89. Subsection 152 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

(1) Where any individual, corporation or trade union, with the knowledge and consent of a registered candidate, promotes the election of the candidate or opposes the election of any other registered candidate by advertising on the facilities of any broadcast undertaking, by publishing an advertisement in a newspaper, magazine or other periodical publication, by printing leaflets, pamphlets or other documents or by the use of any outdoor advertising facility, the cost of the advertisement shall be considered to be a contribution and, if done during the campaign period, a campaign expense of the candidate with whose knowledge and consent the political advertising was done.

Political
advertisements

90.—(1) Subsections 153 (1) and (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, are repealed and the following substituted:

(1) In this section, “fund-raising function” means events or activities held for the purposes of raising funds for the election campaign of the person by whom or on whose behalf the function is held.

Definition

(2) A fund-raising function shall only be held for a person who is registered under this Part.

When fund-
raising
function to
be held

(2) Subsection 153 (4) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

(4) Any charge made for a fund-raising function by the sale of tickets or otherwise shall be considered a contribution.

Charges as
contributions

91. Subsection 156 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Group contri-
butions

(1) A contribution to a registered candidate made through an unincorporated association, including a partnership but excluding a trade union, shall be recorded by the association as to the individual sources and the amounts making up the contribution and a list of the individual sources and amounts shall be given to the chief financial officer of the registered candidate.

92. Section 161 of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Record of
contributions

161. Every registered candidate shall keep a record of the name and address of each contributor and the amount of each contribution whether in the form of money, goods or services received from each contributor.

93.—(1) Subsection 166 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by adding at the end “entitled to vote for the head of council”.

(2) Clause 166 (2) (b) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “an area municipality” at the end and substituting “one or more area municipalities”.

(3) Subsection 166 (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by adding at the end “entitled to vote for that office”.

94.—(1) Subsection 168 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “and shall immediately notify the Commission of the full name and address of the auditor” in the third and fourth lines.

(2) Subsection 168 (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “and shall immediately notify the Commission of the full name and address of the auditor” in the fifth and sixth lines.

95. Subclause 169 (1) (a) (iii) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

- (iii) all contributions in the form of goods or services and the values of them received by or on behalf of the registered candidate during the campaign period, and
- (iv) the name, address and contribution of each individual, corporation or trade union that made one or more contributions, whether in the form of money, goods or services, if the total value of all contributions received from that contributor is more than \$100; and

96. Section 170 of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by adding the following subsections:

(3a) In any election, a surplus is the amount by which the Surplus
total of,

- (a) the contributions to the registered candidate, including contributions by the registered candidate or the spouse of the registered candidate; and
- (b) the amount released to the registered candidate under subsection (2) or (3),

exceeds the total of,

- (c) the campaign expenses of the registered candidate and the expenses incurred in holding a fund-raising function referred to in section 153; and
- (d) any deficit of the registered candidate carried forward from the immediately preceding election if the office in respect of which the deficit was produced was an office on the same council, school board or local board, as the case may be, as the office in respect of which the surplus was produced.

(3b) A deficit under clause (3a)(d) is the amount by which, Deficit
in respect of that preceding election, the total of the amounts described in clauses (3a)(c) and (d) exceed the total of the amount described in clauses (3a)(a) and (b).

(3c) The amount released to the registered candidate under subsection (2) or (3) shall include the interest earned on the Interest
surplus while it was held in trust.

97.—(1) Subsection 171 (1) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by striking out “in the municipality” in the second last line.

(2) Subsection 171 (2) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Forfeiture of
office

(2) If a registered candidate fails to file the documents referred to in clause (1) (a) or (b) or has exceeded the amount referred to in clause (1) (c), the Commission shall within five days of the default notify in writing the registered candidate and the council, school board or local board, as the case may be, for which the registered candidate was registered to run for office of the default and any office to which the registered candidate was elected shall be deemed vacant and the registered candidate shall forfeit the office.

(3) Subsection 171 (3) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed.

98. Section 172 of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

Ineligibility

172.—(1) Where the financial statement of a registered candidate who is not declared elected shows a surplus and the chief financial officer of the candidate fails to pay over the surplus to the clerk as required by section 170, the candidate, in addition to any other penalty, is ineligible to be nominated for or elected to any office or to hold any office for a period up to and including the next regular election, unless the candidate or the chief financial officer has paid over the surplus to the clerk.

Office
declared
vacant

(2) If the financial statement of a registered candidate shows a surplus and the chief financial officer of the candidate fails to pay over the surplus to the clerk as required under section 170, the Commission shall notify in writing the candidate and the council, school board or local board, as the case may be, for which the candidate was registered to run for office of the default and any office to which the candidate was elected shall be immediately declared vacant.

Penalties
unaffected by
vacancy

(3) The declaring of an office vacant does not relieve the candidate from any other penalty that may be imposed under this Act.

99. Subsection 173 (5) of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is repealed and the following substituted:

(5) If the contribution upon which the application for a tax credit under subsection (1) is based was made to a registered candidate in an election for the office of chairman or member of the council of a regional municipality and the member if elected would not be a member of council of an area municipality, the clerk shall recover the amount of the tax credit provided to any contributor under subsection (3) or (4) from the regional municipality by billing the regional municipality for that amount. Recovery of
tax credit

(5a) If the contribution upon which the application for a tax credit under subsection (1) is based was made to a registered candidate in an election in which the registered candidate, if elected, would be a member of the council of a regional municipality and of an area municipality, the clerk shall recover from the regional municipality, Idem

- (a) where only the council of the regional municipality has adopted this Part, the amount of the tax credit provided to any contributor under subsection (3) or (4); and
- (b) where the councils of the regional municipality and the area municipality have adopted this Part, one-half the amount of the tax credit provided to any contributor under subsection (3) or (4).

100. Section 176 of the Act, as enacted by the Statutes of Ontario, 1988, chapter 33, section 12, is amended by adding the following subsection:

(2) The Commission shall provide such guidelines for the proper administration of this Part as it considers necessary for the guidance of clerks. Guidelines

101. Subsection 38 (1a) of the *Municipal Act*, as enacted by the Statutes of Ontario, 1988, chapter 33, section 14, is repealed and the following substituted: R.S.O. 1980,
c. 302

(1a) A member of council of a municipality is disqualified from holding office if, at any time during the term of office of that member, he or she, Disqualifi-
cation

- (a) ceases to be a Canadian citizen;

- (b) is not a resident in the municipality, the owner or tenant of land in the municipality or the spouse of an owner or tenant in the municipality; or
- (c) would be prohibited under this or any other Act from voting in an election for the office of member of council of the municipality if an election was held at that time.

Definitions

R.S.O. 1980,
c. 308

(1b) In subsection (1a), “owner or tenant”, “resident” and “spouse” have the same meaning as in the *Municipal Elections Act*.

R.S.O. 1980,
c. 121

102. Paragraph 1 of Form 2 of the *District Municipality of Muskoka Act* is repealed and the following substituted:

1. I am a Canadian citizen.

R.S.O. 1980,
c. 314

103. Forms 1 and 2 of the *Municipality of Metropolitan Toronto Act* are repealed.

R.S.O. 1980,
c. 365

104. Paragraph 1 of Form 2 of the *County of Oxford Act* is repealed and the following substituted:

1. I am a Canadian citizen.

R.S.O. 1980,
c. 434

105. Paragraph 1 of Form 2 of the *Regional Municipality of Durham Act* is repealed and the following substituted:

1. I am a Canadian citizen.

R.S.O. 1980,
c. 435

106. Paragraph 1 of Form 2 of the *Regional Municipality of Haldimand-Norfolk Act* is repealed and the following substituted:

1. I am a Canadian citizen.

R.S.O. 1980,
c. 436

107. Paragraph 1 of Form 2 of the *Regional Municipality of Halton Act* is repealed and the following substituted:

1. I am a Canadian citizen.

R.S.O. 1980,
c. 437

108. Paragraph 1 of Form 2 of the *Regional Municipality of Hamilton-Wentworth Act* is repealed and the following substituted:

1. I am a Canadian citizen.

R.S.O. 1980,
c. 438

109. Paragraph 1 of Form 2 of the *Regional Municipality of Niagara Act* is repealed and the following substituted:

1. I am a Canadian citizen.

110. Paragraph 1 of Form 2 of the *Regional Municipality of Ottawa-Carleton Act* is repealed and the following substituted: R.S.O. 1980,
c. 439

1. I am a Canadian citizen.

111. Paragraph 1 of Form 2 of the *Regional Municipality of Peel Act* is repealed and the following substituted: R.S.O. 1980,
c. 440

1. I am a Canadian citizen.

112. Paragraph 1 of Form 2 of the *Regional Municipality of Sudbury Act* is repealed and the following substituted: R.S.O. 1980,
c. 441

1. I am a Canadian citizen.

113. Paragraph 1 of Form 2 of the *Regional Municipality of Waterloo Act* is repealed and the following substituted: R.S.O. 1980,
c. 442

1. I am a Canadian citizen.

114. Paragraph 1 of Form 2 of the *Regional Municipality of York Act* is repealed and the following substituted: R.S.O. 1980,
c. 443

1. I am a Canadian citizen.

115. This Act comes into force on the 1st day of January, 1991. Commence-
ment

116. The short title of this Act is the *Municipal Elections Statute Law Amendment Act, 1990*. Short title

CHAPTER 29

An Act respecting the City of London

Assented to December 20th, 1990

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“building permit” means a building permit issued under section 6 of the *Building Code Act*;

R.S.O. 1980,
c. 51

“council” means the council of The Corporation of the City of London;

“designated property” means designated property as defined in clause 26 (a) of the *Ontario Heritage Act*;

R.S.O. 1980,
c. 337

“heritage conservation district” means an area designated as such under section 41 of the *Ontario Heritage Act*;

“owner” means the person registered on title in the proper land registry office as owner.

2.—(1) Notwithstanding section 34 of the *Ontario Heritage Act*, in considering an application under subsection 34 (1) of that Act to demolish or remove any building or structure on a designated property, the council may refuse the application and prohibit any work being done to demolish or remove the building or structure.

Application
in respect of
designated
properties

(2) The council shall within ninety days of receipt of the completed application or such longer period as is mutually agreed upon by the applicant and the council,

Notice of
decision

- (a) give notice of its decision under subsection (1) to the owner and to the Ontario Heritage Foundation; and
- (b) publish its decision in a newspaper having general circulation in the municipality,

and where the council fails to notify the owner under clause (a), it shall be deemed to have consented to the application.

Requirements
for
demolition
R.S.O. 1980,
c. 337

(3) Notwithstanding subsection 34 (4) of the *Ontario Heritage Act*, where the council has under subsection (1) refused an application under subsection 34 (1) of the *Ontario Heritage Act*, the owner of the property shall not demolish or remove the building or structure or do any work or cause or permit any work to be done in the demolition or removal of the building or structure unless,

- (a) the owner has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed; and
- (b) 180 days have elapsed from the date of the decision of the council under subsection (1).

Idem,
transitional

(4) Notwithstanding subsection 34 (4) of the *Ontario Heritage Act*, where the council has, prior to the coming into force of this Act, refused an application and prohibited any work to demolish or remove any building or structure on a property for the period of time provided for under clause 34 (2) (b) of that Act, the owner of the property shall not do any work or cause or permit any work to be done after the date this Act comes into force to demolish or remove the building or structure unless,

- (a) the owner has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed; and
- (b) 180 days have elapsed from the date of the refusal by the council of the application under clause 34 (2) (b) of that Act.

Subs. (4)
applies
notwith-
standing
work
commenced

(5) Subsection (4) applies notwithstanding that any work may have been commenced on the demolition or removal of a building or structure prior to the coming into force of this Act.

Requirement
respecting
new building

(6) An owner who is refused by the council under subsection (1) or, if prior to the coming into force of this Act, under clause 34 (2) (b) of the *Ontario Heritage Act*, and who subsequently demolishes or removes or causes or permits to be demolished or removed the building or structure in accordance with subsection (3) or (4) shall, within two years of the commencement of the demolition or removal, substantially complete the new building to be erected on the site.

3.—(1) Notwithstanding sections 42 and 43 and subsection 44 (2) of the *Ontario Heritage Act*, in considering an application under section 43 of that Act to demolish or remove a building or structure within a heritage conservation district, the council may refuse the application and prohibit any work from being done to demolish or remove the building or structure.

Application
respecting
buildings
in heritage
conservation
districts
R.S.O. 1980,
c. 337

(2) Council shall within ninety days of receipt of the completed application or such longer period as is mutually agreed upon by the applicant and the council give notice of its decision under subsection (1) to the owner and where council fails to so notify the owner it shall be deemed to have consented to the application.

Notice of
decision

(3) Notwithstanding clause 42 (c) and subsection 44 (2) of the *Ontario Heritage Act*, where council has under subsection (1) refused an application under section 43 of the *Ontario Heritage Act* and prohibited any work from being done to demolish or remove a building or structure, no person shall demolish or remove the building or structure or do or cause any work to be done in the demolition or removal of the building or structure unless,

Requirements
for
demolition

- (a) the person has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed; and
- (b) 180 days have elapsed from the date of the decision of the council under subsection (1).

(4) Notwithstanding section 42 and subsection 44 (2) of the *Ontario Heritage Act*, where the council has, prior to the coming into force of this Act, refused an application under subsection 43 (2) of that Act, no person shall do any work or cause any work to be done after the date this Act comes into force to demolish or remove the building or structure unless,

Idem,
transitional

- (a) the person has obtained a building permit to erect a new building on the site of the building or structure sought to be demolished or removed; and
- (b) 180 days have elapsed from the date of the refusal by the council of the application under subsection 43 (2) of that Act.

(5) Subsection (4) applies notwithstanding that any work may have been commenced on the demolition or removal of a building or structure prior to the coming into force of this Act.

Subs. (4)
applies
notwith-
standing
work
commenced

Requirement
respecting
new building
R.S.O. 1980,
c. 337

(6) A person who is refused by the council under subsection (1) or, if prior to the coming into force of this Act, under subsection 43 (2) of the *Ontario Heritage Act*, and who subsequently demolishes or removes or causes or permits to be demolished or removed the building or structure in accordance with subsection (3) or (4) shall within two years of the commencement of the demolition or removal substantially complete the new building to be erected on the site.

Relief from
time
restriction

4.—(1) Where a person who has been refused by the council under subsection 2 (1) or 3 (1) of this Act, or under clause 34 (2) (b) or subsection 43 (2) of the *Ontario Heritage Act*,

- (a) considers that it is not possible to complete a new building within the two year period specified in subsection 2 (6) or 3 (6); or
- (b) considers that the construction of a new building has become not feasible on economic or other grounds,

that person may apply to the council for relief from the requirement imposed by subsection 2 (6) or 3 (6) by sending notice of application by registered mail to the clerk of the Corporation not less than forty-five days before the expiry of the two year period within which the new building is to be substantially completed.

Idem

(2) Where the council extends the time under section 5 for completion of the new building and the applicant considers that,

- (a) it is not possible to complete a new building in the extended time; or
- (b) the construction of a new building has become not feasible on economic or other grounds,

application may be made for relief from the extended completion time by sending notice of application not less than ninety days before the expiry of the extended completion time.

Council may
grant relief

5.—(1) The council shall consider an application under section 4 and may,

- (a) extend the time for completion of the new building;
or

- (b) relieve the applicant from the requirement of constructing the new building.

(2) If time is extended under clause (1) (a), the applicant shall complete the new building within the extended time. Where time extended

(3) If relief is granted under clause (1) (b), the applicant shall thereafter be deemed not to have contravened the provisions of this Act by failing to substantially complete the new building. Where relief granted

6.—(1) Any person who has made application under section 4 may appeal to the Ontario Municipal Board, Appeal to O.M.B.

(a) from the decision of the council; or

(b) from the refusal or neglect of council to make a decision thereon within thirty days after the receipt by the clerk of the application.

(2) An appeal under subsection (1) shall be made within twenty days of the mailing of the notice of decision or after the expiration of the thirty day period set out in clause (1) (b) and the Board shall hear the appeal and the Board on the appeal has the same powers as the council has under section 5. Idem

(3) The decision of the Board is final. Board's decision final

(4) Where an appeal has been made to the Board under subsection (1), the two year period within which the new building is to be substantially completed shall be deemed to be extended to the date of the Board's decision. Extension of time

(5) Where the Board dismisses an appeal from a decision of council under subsection (1) the Board may extend the time for completing the new building for such further period as the Board considers reasonable and the decision of the Board is final. Dismissal of appeal

(6) Where the Board has extended the time for completion of the new building under subsection (2) or (5) the applicant shall substantially complete the new building within the extended time. Requirement where time extended

7.—(1) Any notice required to be given, delivered or served under this Act is sufficiently given, delivered or served if delivered personally or sent by registered mail addressed to the person to whom delivery or service is required to be made at their last known address. Service

Idem

(2) Where service is made by mail, the service shall be deemed to be made on the seventh day after the day of mailing unless the person on whom service is being made establishes that the person, acting in good faith, did not through absence, accident, illness or other cause beyond that person's control receive the notice until a later date.

Publication

(3) Any notice required to be published in a newspaper having general circulation in the municipality shall be published in that newspaper once for each of three consecutive weeks.

Offence

8.—(1) Subject to subsection (2), every person who knowingly furnishes false information in any application under this Act or in any statement, report or return furnished under this Act and every director or officer of a corporation who knowingly concurs in such contravention is guilty of an offence and on conviction is liable to a fine of not more than \$10,000 or to imprisonment for a term of not more than one year, or to both.

Offence.
corporations

(2) Where a corporation is convicted of an offence under subsection (1), the maximum penalty that may be imposed upon the corporation is \$50,000 and not as provided therein.

Offence

(3) Every person who on designated property or within a heritage conservation district demolishes or removes any building or structure or part thereof or who does any work or causes or permits any work to be done in the demolition or removal of any building or structure or part thereof without that person first obtaining the consent of the council and every director or officer of a corporation who knowingly concurs in such contravention is guilty of an offence and on conviction is liable to a fine of not more than \$1,000,000 or to imprisonment for a term of not more than one year, or to both.

Idem

(4) Every owner who,

(a) contravenes subsection 2 (3) or (4); or

(b) has an obligation to erect a new building under subsection 2 (6) and who fails to substantially complete the new building within the required two year time period or within the time period extended under subsection 6 (4) or within the extended time period granted under clause 5 (1) (a) or subsection 6 (5),

and every director or officer of a corporation who knowingly concurs in such contravention is guilty of an offence and on

conviction is liable to a fine of not more than \$1,000,000 or to imprisonment for a term of not more than one year, or to both.

(5) Every person who,

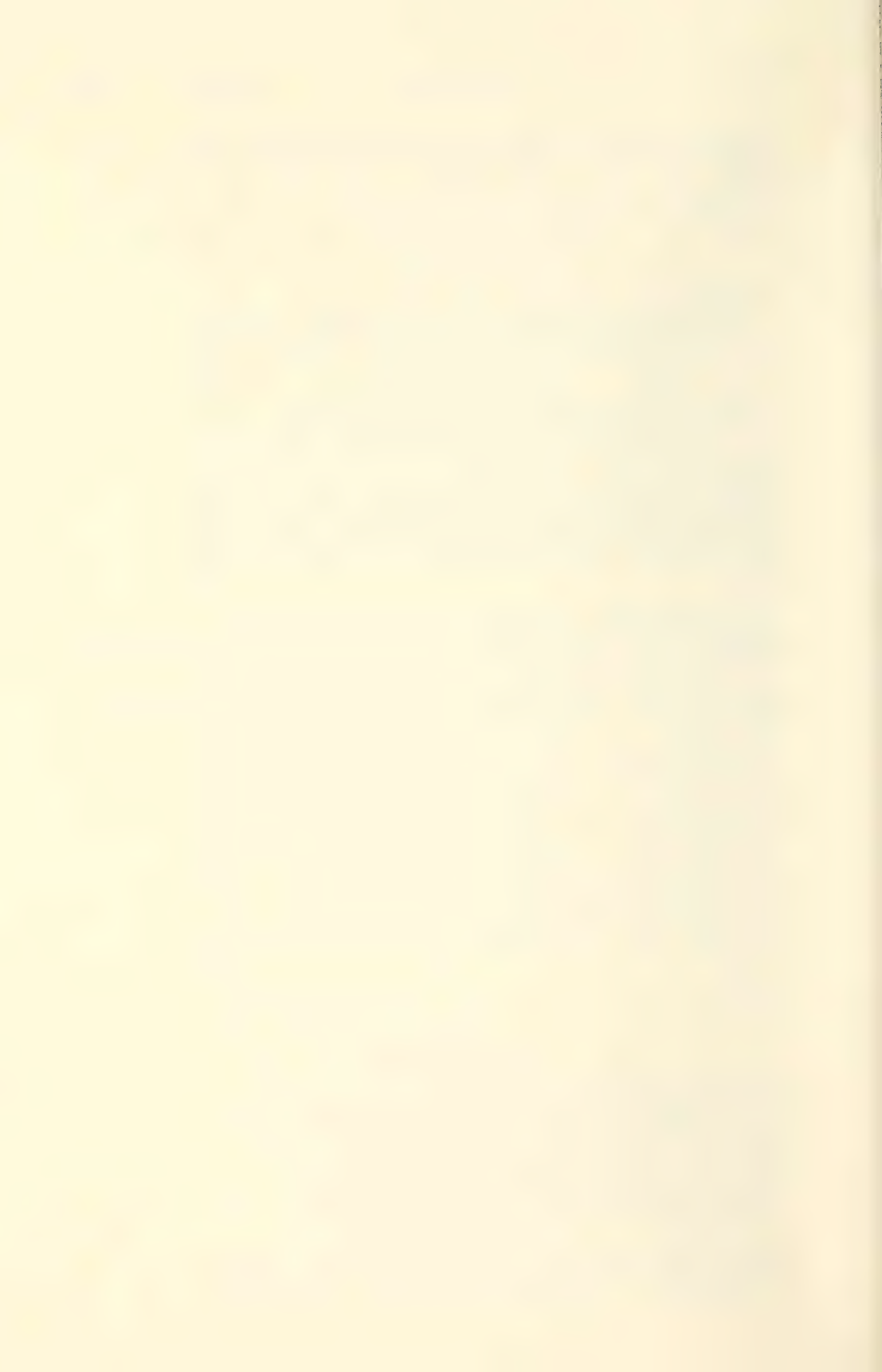
Idem

- (a) contravenes subsection 3 (3) or (4); or
- (b) has an obligation to erect a new building under subsection 3 (6) and who fails to substantially complete the new building within the required two year time period or within the time period extended under subsection 6 (4) or within the extended time period granted under clause 5 (1) (a) or subsection 6 (5),

and every director or officer of a corporation who knowingly concurs in such contravention is guilty of an offence and on conviction is liable to a fine of not more than \$1,000,000 or to imprisonment for a term of not more than one year, or to both.

9. This Act comes into force on the day it receives Royal Assent. Commence-
ment

10. The short title of this Act is the *City of London Act*, 1990. Short title



PART II
PRIVATE ACTS

Chapters Pr1 to Pr46

CHAPTER Pr1

**An Act respecting
National Capital Children's Oncology Care Inc.**

Assented to April 19th, 1990

Whereas National Capital Children's Oncology Care Inc. hereby represents that it was incorporated under the laws of Canada on the 27th day of January, 1983; that it is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that it has a leasehold interest in land known municipally as 407 Smyth Road in the City of Ottawa; that the land is presently leased from the Children's Hospital of Eastern Ontario which has the freehold interest in the land; that National Capital Children's Oncology Care Inc. has erected on the land certain buildings; and whereas National Capital Children's Oncology Care Inc. hereby applies for special legislation to exempt the aforesaid land, occupied and used by it in the City of Ottawa from taxation for municipal and school purposes, other than local improvement rates; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952,
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, a reference to "National Capital Children's Oncology Care Inc." is a reference to "National Capital Children's Oncology Care Inc./Soins Encologiques pour les enfants de la Capitale Nationale Inc."

Bilingual
name

2.—(1) The council of The Corporation of the City of Ottawa may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land, as defined in the *Assessment Act*, occupied by the National Capital Children's Oncology Care Inc., being the land and buildings described in the Schedule, so long as the land is occupied and used solely for the purposes of National Capital Children's Oncology Care Inc.

Tax
exemptionR.S.O. 1980,
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

Condition

Deemed
exemption
R.S.O. 1980,
cc. 439, 31

3. For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *National Capital Children's Oncology Care Inc. Act, 1990*.

SCHEDULE

The parcel of land being Part of Lot 15, Junction Gore in the City of Ottawa (formerly the Township of Gloucester), shown as Part 2 on a Plan registered in the Registry Office for the Registry Division of Ottawa-Carleton as No. 5R-11591, together with right-of-way over part of the said lot designated as Part 1 of Plan 5R-11591.

CHAPTER Pr2

An Act to revive The P & P Murray Foundation

Assented to April 19th, 1990

Whereas Paul Lloyd Murray and Patricia Ann Murray hereby represent that The P & P Murray Foundation, herein called the Foundation, was incorporated on the 15th day of April, 1985; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Foundation for default in complying with section 5 of the *Corporations Information Act* and declared that the Foundation be dissolved on the 27th day of January, 1987; that the applicants wish to revive the Foundation in order to carry on its charitable purposes; and whereas the applicants hereby apply for special legislation to revive the Foundation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The P & P Murray Foundation is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Foundation
revived

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is the *P & P Murray Foundation Act, 1990*.

Short title

CHAPTER Pr3

**An Act to revive
The Immanuel Christian School Society
of East Toronto**

Assented to April 19th, 1990

Whereas George Van Dyk, Gerrie Schnitzler and Elsie Mooy hereby represent that The Immanuel Christian School Society of East Toronto, herein called the Corporation, was incorporated by letters patent dated the 28th day of April, 1964; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that notice of default was apparently sent to the Corporation at its address as shown in the files of the Ministry of Consumer and Commercial Relations; that all the applicants are directors of the ongoing organization carried on in the name of the Corporation; that none of the applicants were aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was operating as a charitable organization and since that time the charitable functions of the Corporation have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Immanuel Christian School Society of East Toronto is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Immanuel Christian School Society of East Toronto Act, 1990*.

CHAPTER Pr4

An Act respecting The Royal Canadian Legion

Assented to April 19th, 1990

Whereas The Royal Canadian Legion, herein called the Legion, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Despite any other general or special Act, no branch of the Legion may mortgage, lease or convey real property unless,

Restrictions on disposal of real property

- (a) it is authorized by resolution passed by a two-thirds majority vote of the members of the branch in good standing who are present and vote at a special or general meeting of the branch; and
- (b) the consent in writing of the Ontario Provincial Command or the Manitoba and Northwestern Ontario Provincial Command, as applicable, is first obtained.

(2) Notice of the meeting under clause (1) (a) shall be given to members in good standing by mailing it to the last known address of the member at least ten days before the meeting.

Notice of meeting

2.—(1) If the charter of the Provincial Command of the Legion is revoked or suspended, the Dominion Command of the Legion may register in the proper registry or land titles office a certificate, signed by the president and secretary under the seal of the Dominion Command, stating that the charter of the Provincial Command has been revoked or suspended.

Certificate

(2) Upon the registration of the certificate under subsection (1), the real property held in the name of the Provincial Command vests in the Dominion Command.

Vesting of real property

Reference (3) A certificate registered under subsection (1) shall contain a reference to this Act.

Repeal **3.** *The Royal Canadian Legion Act, 1975*, being chapter 24, is repealed.

Commence-
ment **4.** This Act comes into force on the day it receives Royal Assent.

Short title **5.** The short title of this Act is the *Royal Canadian Legion Act, 1990*.

CHAPTER Pr5

**An Act respecting
Lake of the Woods District Hospital**

Assented to April 19th, 1990

Whereas The Board of Directors of the Lake of the Woods District Hospital hereby represents that it is desirable to amend *The Lake of the Woods District Hospital Act, 1968*, being chapter 156, to provide for a decrease in the number of elected directors on the Board from twelve to eleven and the number of appointed directors from seven to four; and whereas the Board hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of *The Lake of the Woods District Hospital Act, 1968*, being chapter 156, as amended by the Statutes of Ontario, 1974, chapter 147, section 1, is repealed and the following substituted therefor:

2.—(1) There shall be a Board to be known as “The Board of Directors of Lake of the Woods District Hospital”, which shall manage and administer Lake of the Woods District Hospital.

Board of
Directors

(2) The Board shall consist of,

Composition

- (a) the chief executive officer of Lake of the Woods District Hospital;
- (b) one member of the auxiliary to the Lake of the Woods District Hospital appointed annually by the president of the auxiliary;
- (c) two Indian persons, within the meaning of the *Indian Act* (Canada), appointed annually by the Grand Council of Treaty Three;

R.S.C. 1985,
c. I-5

(d) eleven directors elected in accordance with section 3; and

R.S.O. 1980,
c. 410

(e) such other persons as are provided for under the *Public Hospitals Act*.

2. Section 3 of the said Act is repealed and the following substituted therefor:

Elected
directors

3.—(1) Of the eleven directors to be elected,

(a) six shall be elected by the electors of the Town of Kenora;

(b) two shall be elected by the electors of the Town of Keewatin;

(c) two shall be elected by the electors of the Town of Jaffray-Melick; and

(d) one shall be elected by the electors of the Township of Sioux Narrows.

Voters

(2) Every person entitled to vote at municipal elections is entitled to vote at the election of directors in each municipality.

Elections

(3) The directors in each municipality shall be elected by ballot and the nominations and elections shall be held at the same time and places and conducted in the same manner as regular municipal elections.

Ballots

(4) A separate set of ballot papers shall be prepared by the clerk of each municipality containing the names of the candidates for membership on the Board.

3. Section 4 of the said Act, as amended by the Statutes of Ontario, 1974, chapter 147, section 2, is repealed.

4. Section 5 of the said Act is repealed and the following substituted therefor:

Vacancies

5. A vacancy in the office of a director shall be filled in accordance with the by-laws.

Commence-
ment

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *Lake of the Woods District Hospital Act, 1990*.

CHAPTER Pr6

An Act to revive 393598 Ontario Limited*Assented to April 19th, 1990*

Whereas Serge Pelchat and Lise Pelchat hereby represent that 393598 Ontario Limited, herein called the Corporation, was incorporated by certificate of incorporation dated the 22nd day of August, 1978; that the Minister of Consumer and Commercial Relations by order dated the 14th day of June, 1988 and made under the authority of section 239 of the *Business Corporations Act, 1982*, being chapter 4, cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980 and declared the Corporation to be dissolved on the 14th day of June, 1988; that the applicants were the holders of the common shares of the Corporation at the time of its dissolution and that there are no other shareholders; that notice of default in filing annual returns, although sent to Serge Pelchat as director, was not received by him; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since that time; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. 393598 Ontario Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

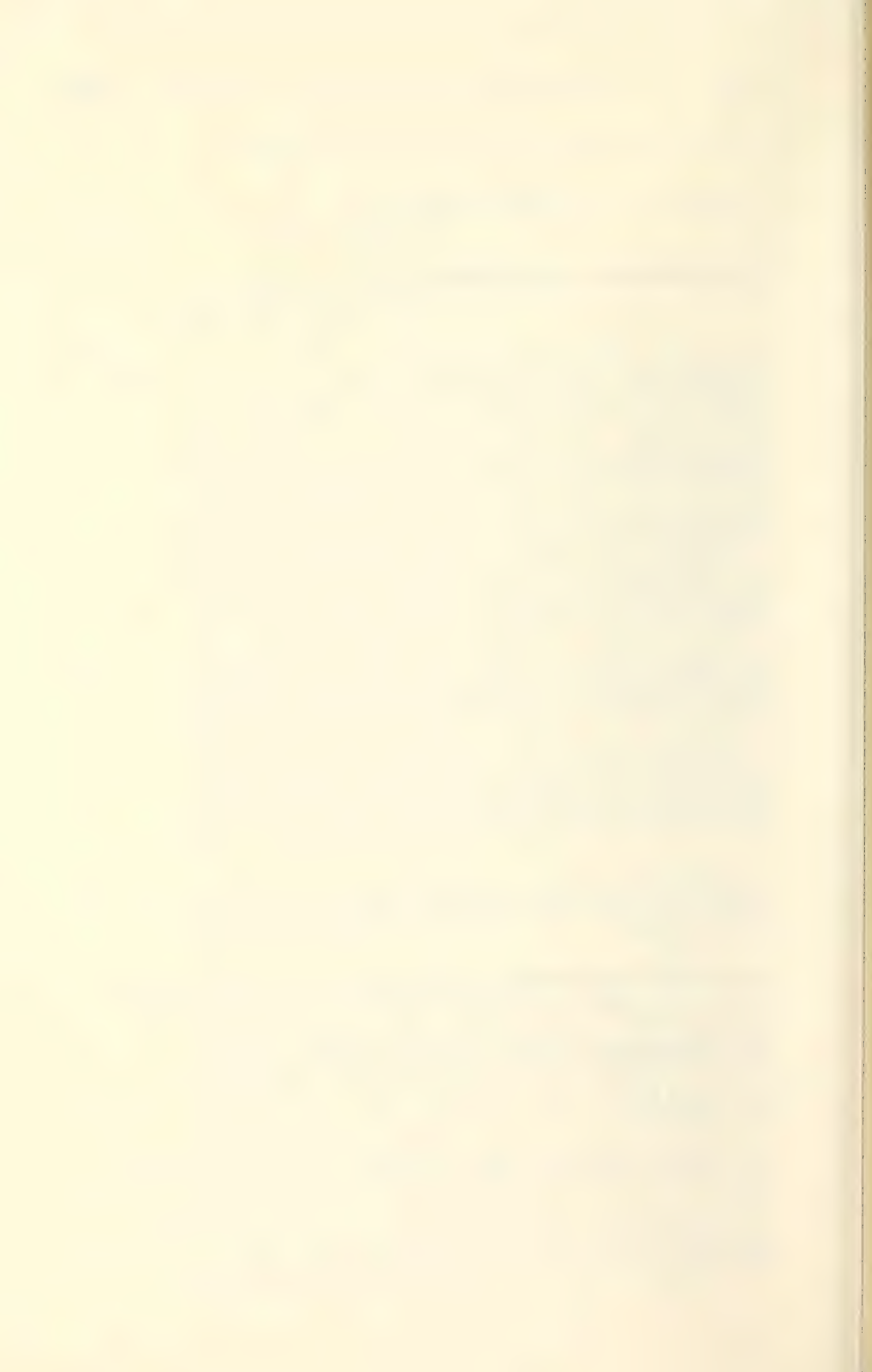
Corporation revived

2. This Act comes into force on the day it receives Royal Assent.

Commencement

3. The short title of this Act is *393598 Ontario Limited Act, 1990*.

Short title



CHAPTER Pr7

An Act to revive Association of Stoney Lake Cottagers Inc.

Assented to April 19th, 1990

Whereas Donald Winter and Douglas C. McTavish hereby represent that Association of Stoney Lake Cottagers Inc., herein called the Corporation, was incorporated by letters patent dated the 16th day of March, 1950; that the Minister of Consumer and Commercial Relations by Order dated the 27th day of January, 1987 and made under the authority of section 317 of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants were directors of the Corporation; that notice of default in filing annual returns was apparently sent to the Corporation; that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution until more than two years after the date thereof; that the Corporation at the time of dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Association of Stoney Lake Cottagers Inc. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts and disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Association of Stoney Lake Cottagers Inc. Act, 1990*.

CHAPTER Pr8

An Act respecting the City of North Bay

Assented to April 19th, 1990

Whereas The Corporation of the City of North Bay hereby represents that it is desirable that the composition of The North Bay Hospital Commission be altered and that provision be made for the appointment of an executive committee of the commission; and whereas The Corporation of the City of North Bay hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application; Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 3 of *The City of North Bay Act, 1931*, being chapter 112, as re-enacted by the Statutes of Ontario, 1971, chapter 119, section 1, is repealed and the following substituted therefor:

3.—(1) The operation and management of the hospital and its assets are vested in a commission to be known as “The North Bay Hospital Commission” composed as follows: Hospital commission

1. Six members appointed by the council of the corporation, none of whom shall be a member of the council or a physician.
2. Two members from and appointed by the council of the corporation.
3. The president and vice-president of the medical staff of the hospital and the chief of staff of the hospital.
4. One member appointed by and from the hospital auxiliary.

(2) Members appointed under paragraph 1 of subsection (1) shall hold office for three years but the council may provide for rotating memberships so that one-third of the members retire each year. Term

Idem	(3) Members appointed under paragraphs 2 and 4 of subsection (1) shall hold office for one year.
Limitation	(4) Members shall hold office until their successors are appointed and are eligible for re-appointment for a maximum of twelve consecutive years.
Vacancies	(5) Vacancies shall be filled by the body that made the original appointment.
Executive committee	(6) The commission may appoint an executive committee consisting of the chair and vice-chair of the commission, the chair of the finance committee of the commission and at least two other members of the commission and may delegate to the executive committee the powers necessary to deal with matters which require attention before the next regular meeting of the commission and during the months of July and August.
Annual report	(7) The commission shall submit annually to the council of the corporation a report of the financial and other affairs of the commission.
Commencement	2. This Act comes into force on the day it receives Royal Assent.
Short title	3. The short title of this Act is the <i>City of North Bay Act, 1990</i>.

CHAPTER Pr9

An Act to revive Gursikh Sabha Canada

Assented to April 19th, 1990

Whereas Ajmer Singh Brar and Bhupinder Singh hereby represent that Gursikh Sabha Canada, herein called the Corporation, was incorporated by letters patent dated the 15th day of June, 1979; that the Minister of Consumer and Commercial Relations by notice of dissolution dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act*, being chapter 95 of the Revised Statutes of Ontario, 1980, cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act*, being chapter 96 of the Revised Statutes of Ontario, 1980, and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are directors of the on-going organization carried on in the name of the Corporation; that notice of default was apparently sent to the Corporation at its address as shown in the files of the Ministry of Consumer and Commercial Relations; that the default occurred by reason of inadvertence; that none of the applicants was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on its activities and since that time has continued to carry on its activities in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application; Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Gursikh Sabha Canada is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved. Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Gursikh Sabha Canada Act, 1990*.

CHAPTER Pr10

An Act to incorporate The City of Chatham Foundation

Assented to April 19th, 1990

Whereas the council of The Corporation of the City of Chatham hereby represents that it is desirable and in the public interest to create a body corporate to receive, maintain, manage, control and use donations for charitable purposes within Ontario; and whereas the applicant has applied for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board” means the board of directors of the Foundation;

“charitable purposes” includes educational and cultural purposes for public benefit;

“Foundation” means The City of Chatham Foundation created under subsection 2 (1).

2.—(1) There is hereby constituted a corporation without share capital under the name of “The City of Chatham Foundation” consisting of the members of its board.

Foundation
incorporated

(2) The head office of the Foundation shall be in the City of Chatham.

Head Office

(3) The board shall be composed of seven members appointed by the nominating committee established under section 3.

Composition
of board

(4) Despite subsection (3), the first board shall consist of all of the members of the council of The Corporation of the City of Chatham, who shall serve for a period of three months

Interim
board

after the day this Act comes into force and who are eligible for reappointment.

Term

(5) The term of office shall be three years except that in respect of the initial appointments by the nominating committee, three of the members shall serve for one year, two of the members shall serve for two years and two of the members shall serve for three years.

Remuneration

(6) Members of the board shall serve without remuneration and, subject to subsection (7), are eligible for reappointment.

Reappointment

(7) No member of the board is eligible for reappointment to a third term until one year has elapsed after the member ceases to hold office.

Vacancies

(8) A vacancy arising in the membership of the board shall be filled by the nominating committee and any person so appointed shall hold office for the unexpired portion of the term of office.

**Composition
of
nominating
committee**

3.—(1) The nominating committee shall consist of the persons holding the following offices:

1. The Mayor of the City of Chatham, or any other member of the council of the City nominated by the Mayor in writing.
2. The Senior Judge of the District Court of the County of Kent.
3. The principal of St. Clair College, Thames Campus.
4. The President of the Chatham & District Chamber of Commerce.
5. The President of the Kent Law Association.

**Temporary
substitute
member**

(2) If a person holding any of the offices referred to in subsection (1) is unable or unwilling to act as a member of the nominating committee, the other members of the nominating committee shall appoint another person to act during the period in which the original member is unable or unwilling to act.

Meetings

(3) The nominating committee shall meet at least once each year upon the call of the secretary of the board, if any, or upon the call of the chair of the nominating committee whenever it is necessary to fill a vacancy in the board.

(4) The nominating committee may make such rules governing its procedure, including the appointment of a chair, as it considers advisable. Rules

(5) A quorum of the nominating committee for any meeting is three members and a majority vote of all the members of the committee is required for the appointment of a member of the board. Quorum

(6) If the nominating committee fails to appoint a person to fill a vacancy in the membership of the board within ninety days after the vacancy occurs, the remaining members of the board may fill the vacancy. Failure of committee to fill vacancy

4.—(1) The board may pass by-laws, By-laws of board

(a) respecting its procedure including fixing the quorum of the board; and

(b) administering the affairs of the Foundation including the appointment, remuneration and removal of officers and employees of the Foundation.

(2) By-laws of the board are not effective until the approval of a majority of the members of the board is given in person at a meeting of the board or in writing. Approval

5. The objects of the Foundation are to receive, control and use donations for charitable purposes within Ontario. Objects

6. The Foundation may, Powers of Foundation

(a) receive and use donations of property whether by gift, testamentary disposition, deed or trust;

(b) unless otherwise provided by a donor, convert any property held by or on behalf of the Foundation into any other form and for that purpose to sell or otherwise dispose of it;

(c) enter into agreements with trust companies for the custody and management of property held by the Foundation in the manner the board considers advisable;

(d) direct any trust company to manage as a single fund any donation held by the trust company for the Foundation under any testamentary document or deed of trust or otherwise;

- (e) apply the net income from all funds held directly or indirectly by it towards such charitable purposes within Ontario as the board considers advisable;
- (f) distribute such portions as the board considers advisable of the capital of the funds held directly or indirectly by it, towards such charitable purposes within Ontario as the board considers advisable, but,
 - (i) unless otherwise specifically provided by the donor of any sum, not more than a total of 10 per cent of the balance of the capital of the sum may be distributed during any financial year, and
 - (ii) no distribution of capital may be made without the approval of two-thirds of the members of the board;
- (g) direct the investment of all its funds in investments authorized for the investment of funds of life insurance companies in Canada, but the board may authorize and direct the retention of any specific assets donated or bequeathed to the Foundation by a testamentary document, deed of trust or otherwise for such length of time as the board in its sole discretion considers advisable even if it does not consist of assets in which the Foundation is authorized to invest by this Act;
- (h) charge the operating expenses of the Foundation including employees compensation to the income or capital, or both, of the funds of the Foundation as the board considers advisable;
- (i) determine in respect of all funds of the Foundation what shall be treated as income and what shall be treated as capital and to charge or apportion any losses or expenses to capital or income as it considers advisable;
- (j) subject to the *Charitable Gifts Act*, carry on a related business, or a business donated to the Foundation in which the net profits from the business are used solely for the purposes of the Foundation;
- (k) subject to the *Accumulations Act*, accumulate net income with the intention of distributing the accumulation for the purposes of the Foundation;

R.S.O. 1980,
c. 63

R.S.O. 1980,
c. 5

- (l) set up a special fund for the relief of persons or families who suffer from death, injury, calamitous deprivation of the necessities of life, health or education as a result of disasters, fires, floods or accidents of major proportions within Ontario, and solicit and disburse funds for such relief and for the expenses of advertising and operating the fund, and for these purposes, the restrictions on the distribution of capital set out in clause (f) do not apply and any surplus in a special fund may be transferred to the general capital funds of the Foundation;
- (m) refuse to accept any bequest, devise and donation;
- (n) subject to the *Charitable Gifts Act*, retain any real or personal property in the form in which it may be when received by the Foundation for such length of time as the board considers advisable.

R.S.O. 1980,
c. 63

7.—(1) Despite any other provision of this Act, the Foundation may establish a common trust fund, in which property received by the Foundation under bequests, devises and donations is combined for the purpose of facilitating investments.

Common
trust fund

(2) Subject to subsection (3), all donations made to the Foundation may be maintained in the common trust fund and may be treated as capital and the net income therefrom devoted for charitable purposes as provided in this Act.

Treatment of
donations

(3) If requested in writing by a donor, the Foundation shall maintain as a separate fund,

Idem

- (a) donations of an amount greater than that specified in the by-laws of the Foundation; and
- (b) donations that include the types of property specified in the by-laws of the Foundation.

8.—(1) The Foundation may accept donations with the condition that the income or capital, or both, shall be applied to a specific charitable purpose, either for a specific or an indefinite period of time.

Donation for
specific
purpose

(2) If the board is satisfied at any time that a condition referred to in subsection (1) is such as to render it impossible, inefficient or unwise to expend all or any part of a donation or the net income derived from it for a specific charitable purpose, the board may apply to the Supreme Court for direction to use the income or capital, or both, for other purposes of the Foundation.

Proviso

Management
of funds

(3) Despite any other provision of this Act, the Foundation may receive, invest and manage endowment and capital funds previously held by or anticipated to be received for the account of another Canadian charitable, educational or cultural organization, in accordance with the arrangement between the Foundation and the organization, and the Foundation may, upon request, return to the organization all or any part of such organization's assets held by the Foundation.

Form of
words

9. Any form of words is sufficient to constitute a donation for the purposes of this Act if the donor indicates an intention to contribute to the Foundation.

Nature of
donations

10. The Foundation may accept a donation even if some portion of the benefit of the donation is directed to be applied to charitable purposes outside Ontario, if that portion of the benefit of the funds is directed to be applied to charitable purposes within Canada.

Acknowledg-
ments

11. Unless otherwise directed by testamentary document or deed of trust or otherwise, all donations of \$100 or more shall be publicly acknowledged in the financial year following that in which they are made by being set out in the annual audited report.

Audit

12.—(1) The Foundation shall cause an audit to be made at least once in every fiscal year of the books and records of the Foundation by an accountant licensed under the *Public Accountancy Act*.

R.S.O. 1980,
c. 405

Idem

(2) The audit shall include an examination of all assets held by the Foundation or a trust company or other trustee on its behalf, and, even if such funds are held by a trustee pursuant to a testamentary document or deed of trust, the trustee shall give an accounting thereof to the auditor of the Foundation each year.

Publication
of statement

(3) The Foundation shall publish in the newspaper published in the City of Chatham, and reputed to have the largest circulation therein, a certified statement by the auditor setting out the revenue and expenses, balance sheet and capital account and grants paid or held in trust for the Foundation.

Contents of
statement

(4) The statement shall show separately funds held in the common trust fund and funds held in separate accounts.

Idem

(5) The statement shall set out in detail the purposes for which the income has been used and expenses incurred.

(6) The board and any trust company or other trustee holding funds in trust for the Foundation shall give full information and permit all necessary inspection to enable such audit to be made.

Information
and
inspection

13. No power conferred on the Foundation by this Act shall be exercised in respect of any donation in contravention of any express provision in the will, deed or other document of trust governing such donation, unless so directed by a judge of the Supreme Court.

Limitation on
powers

14.—(1) Upon the dissolution of the Foundation and after payment of all its debts and liabilities, the remaining property of the Foundation shall be transferred to The Corporation of the City of Chatham.

Dissolution

(2) If The Corporation of the City of Chatham receives any property under subsection (1), it shall use the property, subject to any trust affecting the property, only for the same objects and purposes as the Foundation could have used the property and the property shall be kept separate and apart from all other property of the Corporation.

Idem

(3) If The Corporation of the City of Chatham receives any property under subsection (1), it may, despite any trust affecting the property, transfer the property, or any part thereof, to one or more institutions in Ontario having charitable purposes.

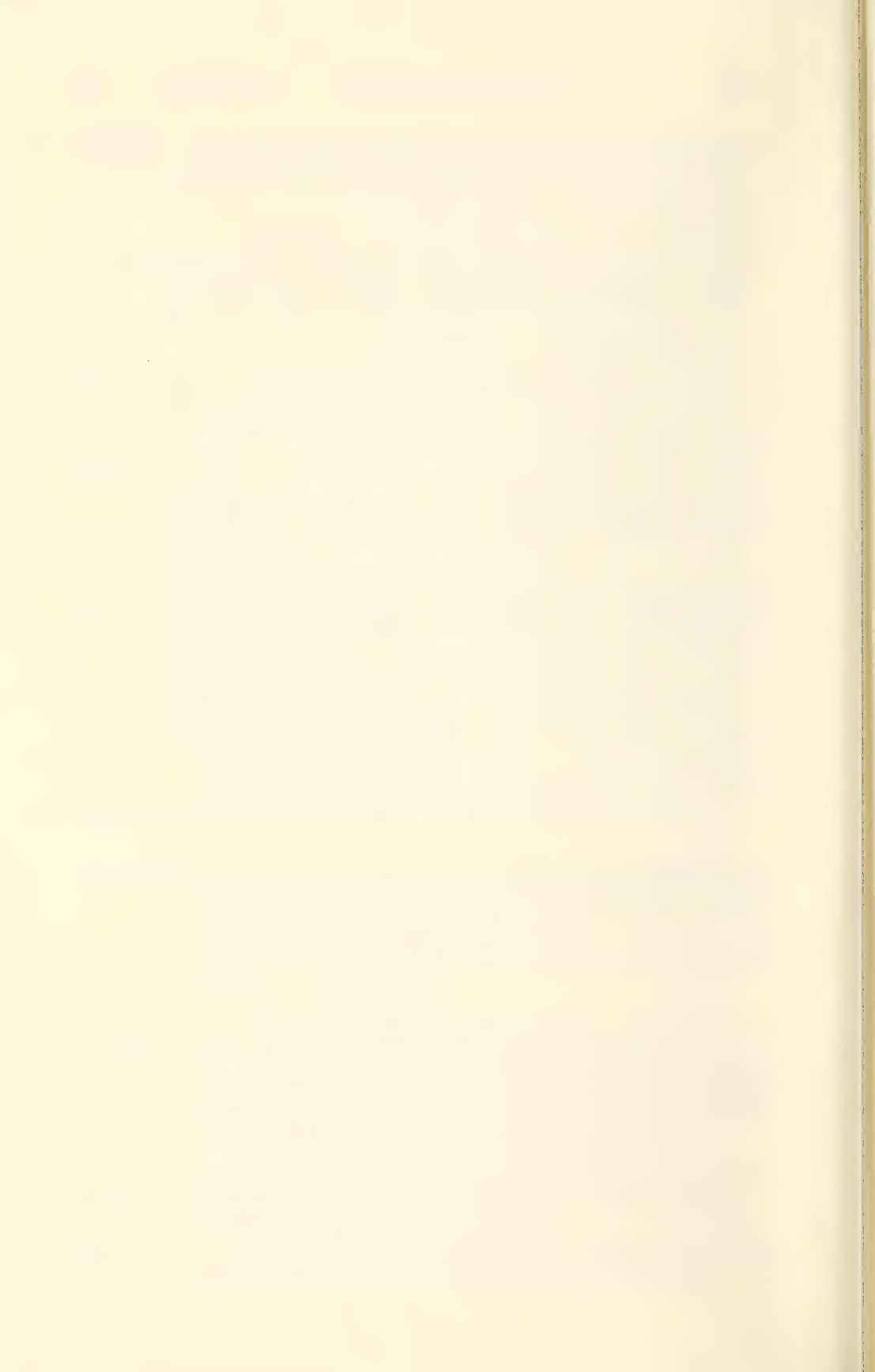
Idem

15. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

16. The short title of this Act is the *City of Chatham Foundation Act, 1990*.

Short title



CHAPTER Pr11

An Act respecting the City of Toronto

Assented to April 19th, 1990

Whereas The Corporation of the City of Toronto, herein Preamble
called the Corporation, hereby applies for special legislation
in respect of the matters hereinafter set forth; and whereas it
is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and con-
sent of the Legislative Assembly of the Province of Ontario,
enacts as follows:

1. The council of the Corporation may by by-law, By-laws
respecting
permit
parking
 - (a) allow the parking of motor vehicles, or any class or
classes thereof, on designated public highways or
parts of highways during specified hours pursuant to
permits issued to the owners of the vehicles by an
official named in the by-law;
 - (b) charge fees for the parking permits;
 - (c) provide for cancelling the permits and refunding the
unexpired portion of the fee;
 - (d) prohibit the parking of motor vehicles on the desig-
nated public highways or parts of highways during
the specified hours unless a permit has been issued
under the by-law; and
 - (e) allow each person to whom a permit has been
issued under the by-law to park the motor vehicle in
respect of which the permit has been issued on pub-
lic highways or parts thereof designated under the
by-law without using any automatic or other
mechanical meter or device erected thereon.

2.—(1) Before passing a by-law under this Act, notice of Notice
the intention of the Corporation to pass the by-law and notice
of a poll shall be sent by prepaid mail to all persons rated on
the last assessment roll returned to the City Clerk as amended
by decisions of the Assessment Review Board and by written

information received by the City Clerk with respect to land abutting on the parts of the highway to be designated, at the addresses shown for such persons in the roll.

Determi-
nation by
City Clerk

(2) The City Clerk shall determine whether the information referred to in subsection (1) is appropriate for the purpose and the determination thereof by the City Clerk and of the persons entitled to notice shall be evidenced by a certificate of the City Clerk.

Effect of
certificate

(3) The certificate is final and conclusive of the information set out in it.

Information
contained in
assessment
roll

(4) Nothing in subsection (1) authorizes the City Clerk to act on the basis of information not contained in the assessment roll unless it is reasonable for the City Clerk to assume that such information is correct and the information shown on the assessment roll is incorrect, incomplete or out of date.

Majority vote
required

3.—(1) If the majority of poll notices received by the City Clerk within one month following the latest date of mailing of the poll notices is in favour of the proposed by-law, the Corporation may pass the by-law.

Saving

(2) If the council of the Corporation has been prevented from passing the proposed by-law because a majority of poll notices received under subsection (1) opposed the passing of the proposed by-law, the council may again proceed under this Act in respect of the highways or parts thereof proposed to be designated by by-law at any time after the expiry of two years following the one-month period referred to in subsection (1).

Reserve fund

4. The net revenue derived from the operation of the permit parking shall be paid into a reserve fund and applied as set out in clause (f) of paragraph 55 of section 208 of the *Municipal Act*.

R.S.O. 1980,
c. 302

Enforcement

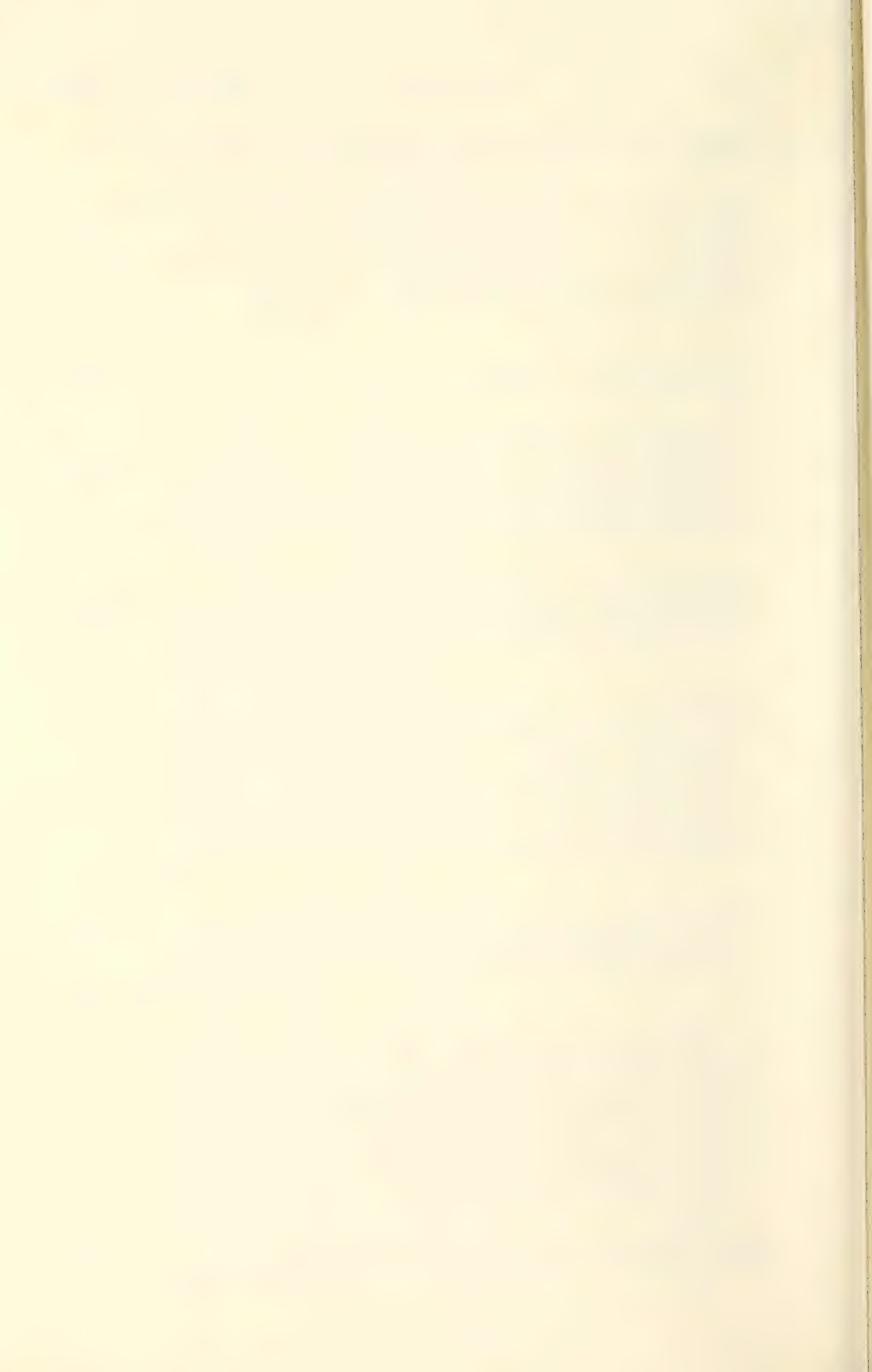
5. A by-law under this Act may provide a procedure for the voluntary payment of penalties in cases where it is alleged that the parking provisions of the by-law have been contravened and the owner of the motor vehicle shall incur the penalties provided for any violation unless, at the time of the violation, the motor vehicle was in the possession of some person, other than the owner or his or her chauffeur, without the owner's consent.

Repeal

6. Section 4 of the *City of Toronto Act, 1988*, being chapter Pr29, is repealed.

7. This Act comes into force on the day it receives Royal Assent. Commence-
ment

8. The short title of this Act is the *City of Toronto Act*, Short title
1990.



CHAPTER Pr12

An Act respecting the City of Toronto

Assented to May 31st, 1990

Whereas The Corporation of the City of Toronto, herein Preamble
called the Corporation, hereby applies for special legislation
in respect of the matters hereinafter set forth; and whereas it
is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, “removal zone” means a sidewalk or boulevard or portion thereof that has been designated under clause 2 (1) (a). Definition

- 2.—**(1) The council of the Corporation may pass by-laws, By-laws
respecting
sidewalks and
boulevards
- (a) designating any sidewalk or boulevard or portion thereof located on any public highway as a removal zone; and
 - (b) prohibiting the stopping, parking, placing, storing, standing or leaving, in a removal zone, any object, vehicle or thing,
 - (i) which is used to sell, display or expose goods, wares, merchandise, products, crafts, jewelry, refreshments, foodstuffs or any other items, or
 - (ii) which obstructs pedestrians,

unless the owner of the object, vehicle or thing holds a valid permit issued by the Corporation granting the exclusive use of a designated area within the removal zone.

(2) A by-law passed under subsection (1) is not effective in respect of a particular removal zone unless signs are erected to indicate the removal zone. Posting of
signs

Enforcement

3.—(1) A police officer, police cadet, municipal by-law enforcement officer or any person authorized by by-law to enforce a by-law passed under this Act, who has reason to believe that any object, vehicle or thing is stopped, parked, placed, stored, standing or left in a removal zone in contravention of the by-law,

- (a) may, upon producing appropriate identification, require that a valid permit issued by the Corporation be produced for reasonable inspection; and
- (b) if no valid permit is produced, may, after informing the persons, if any, in charge of the object, vehicle or thing that it is in a removal zone contrary to the by-law and upon giving a receipt therefor, cause it to be moved or taken to and placed or stored in a suitable place.

Lien

(2) Subject to subsections (3) and (4), all costs and charges for the removal, care and storage of any object, vehicle or thing under the by-law are a lien upon the object, vehicle or thing which may be enforced by the Corporation in the manner provided by the *Repair and Storage Liens Act, 1989*.

1989, c. 17

Unclaimed property

(3) Any object, vehicle or thing removed and stored in accordance with subsection (1) and not claimed by the owner within sixty days is the property of the Corporation and may be sold and the proceeds shall form part of the general funds of the Corporation.

Perishable property

(4) Despite subsection (3), any object or thing which is perishable is the property of the Corporation upon being moved from the removal zone in accordance with subsection (1) and at any time thereafter may be destroyed or given to any charitable institution.

Metropolitan
sidewalks and
boulevards
R.S.O. 1980,
c. 314

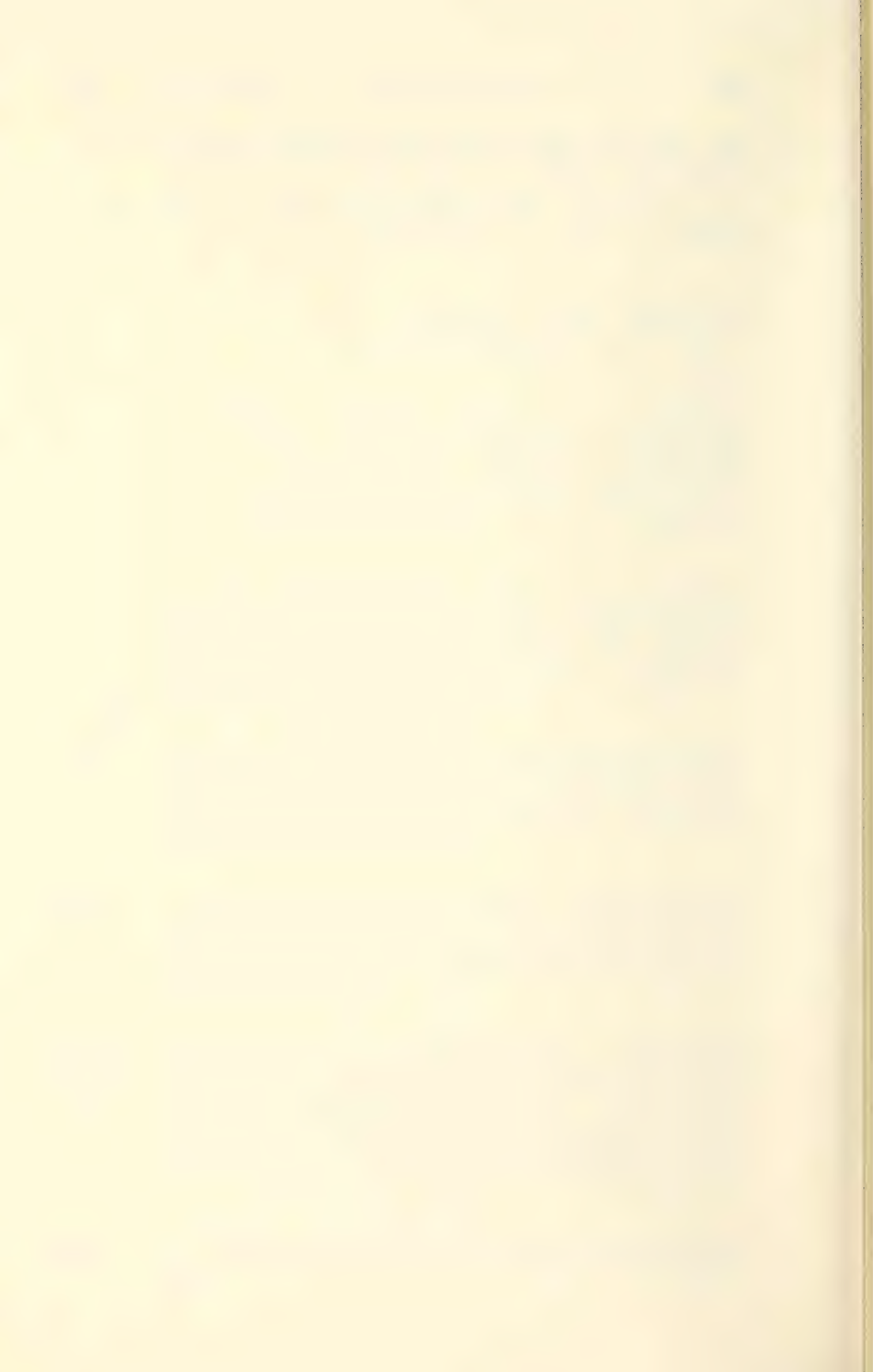
4. A by-law under this Act may apply to a sidewalk or boulevard on any highway within the metropolitan road system established under the *Municipality of Metropolitan Toronto Act* if the Metropolitan Council has passed a by-law under section 85 of that Act in respect of the sidewalk or boulevard or portion thereof designated under section 2 of this Act.

Commence-
ment

5. This Act comes into force on the day it receives Royal Assent.

6. This Act is repealed on the third anniversary of the day it receives Royal Assent. Repeal

7. The short title of this Act is the *City of Toronto Act, 1990* Short title
(No. 2).



CHAPTER Pr13

An Act respecting the City of Brampton

Assented to May 31st, 1990

Whereas The Corporation of the City of Brampton, herein called the Corporation, hereby applies for special legislation to enable the City to pass by-laws respecting the cutting and removal of grass and weeds on private property; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The council of the Corporation may pass by-laws,

By-laws
respecting
grass and
weed cutting

- (a) requiring the owners or occupants of private property in the municipality or in any defined area thereof to cut the grass and weeds on their land and to remove the cuttings whenever the growth of grass or weeds exceeds twenty centimetres in height or such greater height as the by-law may provide; and
- (b) despite clause (a), providing for the cutting of grass and weeds and for the removal thereof at the expense of the municipality on private property owned or occupied by any class or classes of persons.

2.—(1) No step shall be taken to enforce a by-law under section 1 until the owner or occupant of the land has been given a written notice requiring compliance with the by-law within the time specified in the notice but no sooner than seventy-two hours after the giving of the notice.

Written
notice

(2) The notice may be given by personal service upon the person to whom it is directed or by sending it by certified mail to such person.

Service

(3) A notice sent by certified mail shall be sent to the last known address of the person to whom it is directed and it shall be deemed to have been given on the day it is delivered to that address.

Idem

Limitation

3. Nothing in this section affects any right or duty of the Corporation with respect to any highway right of way.

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *City of Brampton Act, 1990*.

CHAPTER Pr14

An Act respecting The Victoria County Railway Company Limited

Assented to May 31st, 1990

Whereas The Victoria County Railway Company Limited, herein called the Corporation, hereby represents that it was incorporated under the *Business Corporations Act* by a certificate of incorporation dated the 13th day of May, 1981; that it is making plans to operate a railway service between Lindsay and other points within Ontario; that it cannot operate a railway without being incorporated by a special Act of the Legislature; and whereas the Corporation hereby applies for special legislation for that purpose; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
c. 54

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Victoria County Railway Company Limited shall, for the purposes of *The Railways Act*, be deemed to be incorporated by a special Act.

Deeming
provision
R.S.O. 1950,
c. 331

2. Despite subsection 2 (2) of the *Business Corporations Act*, 1982, that Act applies to the Corporation as if it were a corporation under that Act.

Application
of
1982, c. 4

3. *The Railways Act* applies to the Corporation in respect of its operation of a railway.

Operation of
railway

4. The Ontario Municipal Board shall not approve an application by the Corporation under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner.

Conditions
for approval
to operate a
railway

5. The Corporation shall provide annually to the Ontario Municipal Board a certificate from a professional engineer stating that the equipment, track and operating procedures of

Annual
safety
inspection
and
certificate

the railway are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the Corporation.

**Powers of
O.M.B.
R.S.O. 1950,
c. 331**

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

**Commence-
ment**

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *Victoria County Railway Company Limited Act, 1990*.

CHAPTER Pr15

An Act to revive Ontario Skeet Shooting Association

Assented to May 31st, 1990

Whereas William T. Marsh and Jennie A. Marsh hereby represent that Ontario Skeet Shooting Association, herein called the Association, was incorporated by letters patent dated the 5th day of August, 1977; that the Minister of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the *Corporations Act*, cancelled the certificate of incorporation of the Association and declared the Association to be dissolved on the 8th day of September, 1982; that the applicants were all the directors of the Association at the time of its dissolution; that notice of default, although sent to each of the applicants as directors, was not received by any of them and none of them was aware of the dissolution of the Association until more than two years after the date thereof; that the Association at the time of its dissolution was carrying on its activities and has continued to carry on its activities in the name of the Association since the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Association; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
c. 95

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Ontario Skeet Shooting Association is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

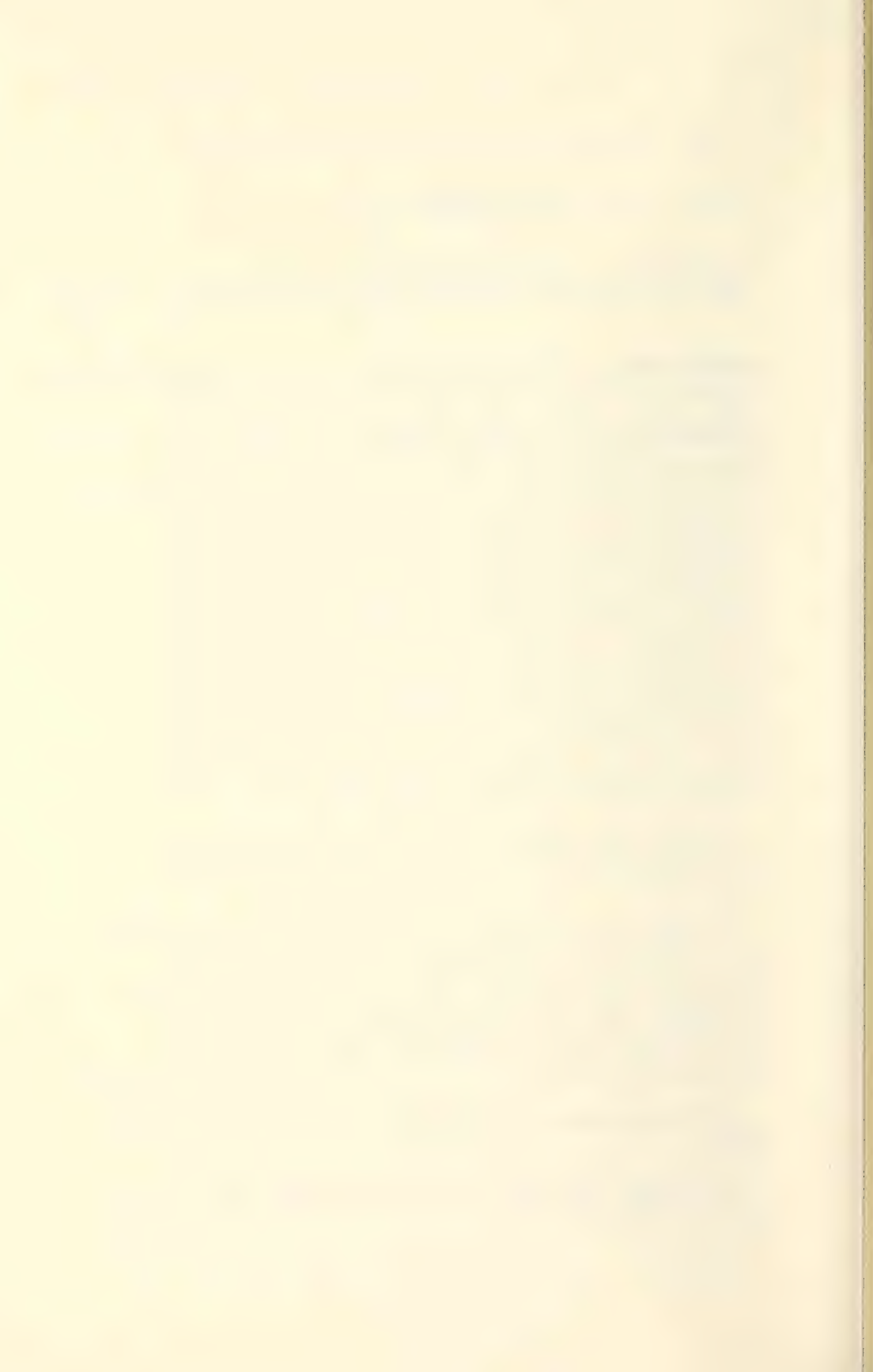
Revival

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is the *Ontario Skeet Shooting Association Act, 1990*.

Short title



CHAPTER Pr16

An Act to revive the Harewood Park Association*Assented to May 31st, 1990*

Whereas Michael Henderson, David Hanes, Mary Seifred, Len Hessels, Bernhard Steglich, Nelson Freedman, Margaret Pickles and Roslyn Hanes hereby represent that the Harewood Park Association, herein called the Corporation, was incorporated by letters patent dated the 5th day of April, 1965; that the Minister of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants were the directors of the Corporation when it was dissolved; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Harewood Park Association is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

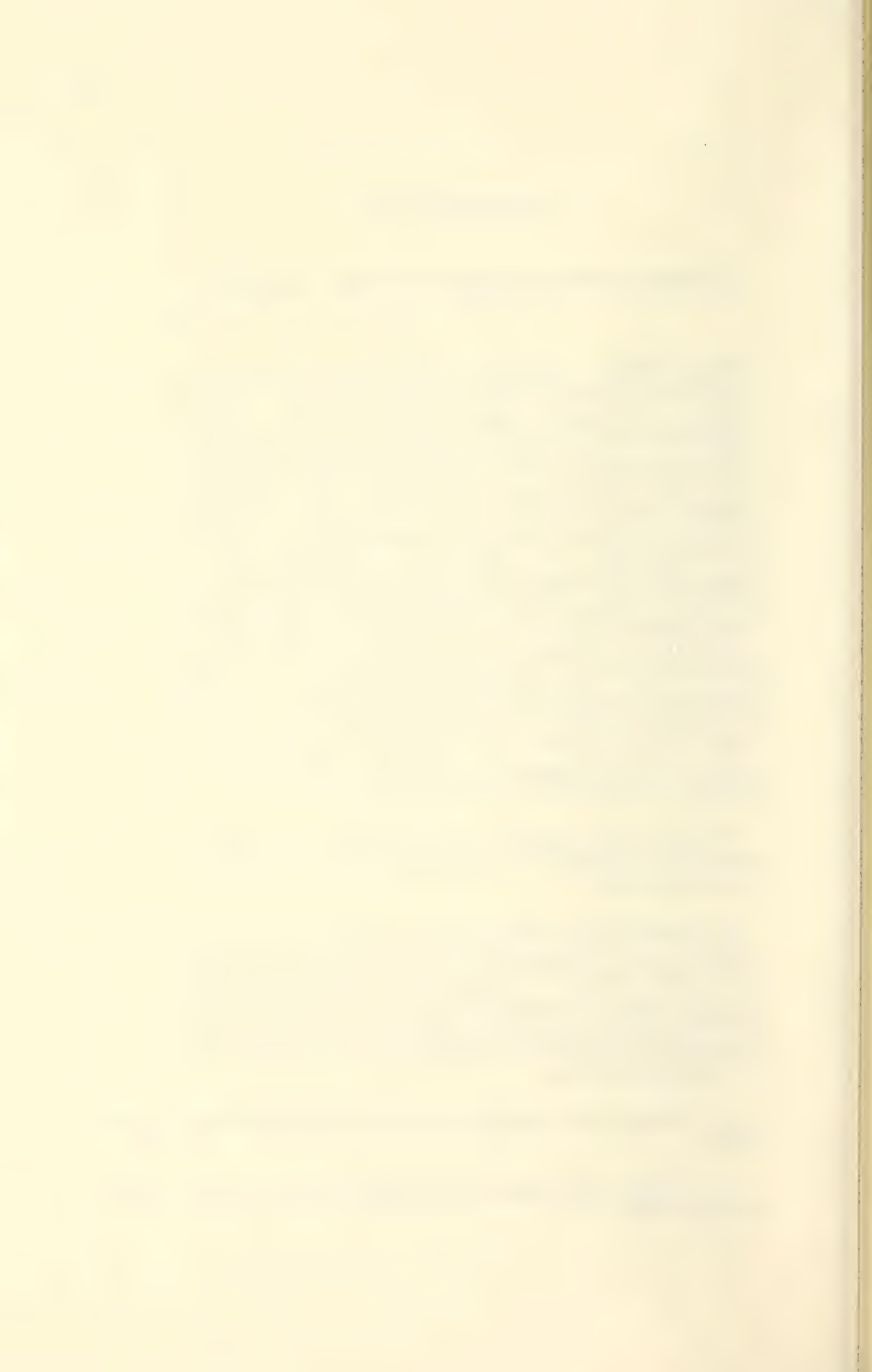
Revival

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is the *Harewood Park Association Act, 1990*.

Short title



CHAPTER Pr17

**An Act to revive
Silayan Filipino Community Centre**

Assented to May 31st, 1990

Whereas Carlota T. Rubio, Connie Celso-Kerr and Nilda Exmundo hereby represent that Silayan Filipino Community Centre, herein called the Corporation, was incorporated by letters patent dated the 21st day of February, 1979; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the certificate of incorporation of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that Carlota T. Rubio and Connie Celso-Kerr were directors and officers of the Corporation at the time of its dissolution; that the applicants are members of the executive council of the on-going organization carried on in the name of the Corporation; that none of them was aware of the dissolution until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on its activities and has continued to carry on its activities in the name of the Corporation since the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Silayan Filipino Community Centre is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

Revival

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Silayan Filipino Community Centre Act, 1990*.

CHAPTER Pr18

An Act to revive Jabko Holdings Ltd.*Assented to May 31st, 1990*

Whereas Raymond Janse hereby represents that Jabko Holdings Ltd., herein called the Corporation, was incorporated by articles of incorporation dated the 11th day of September, 1974; that the Minister of Consumer and Commercial Relations by order made under the authority of section 239 of the *Business Corporations Act, 1982* cancelled the certificate of incorporation of the Corporation for default in complying with the *Corporations Tax Act* and declared the Corporation to be dissolved on the 24th day of August, 1981; that the applicant was the sole director and common shareholder of the Corporation when it was dissolved; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its articles of incorporation and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

1982, c. 4

R.S.O. 1980,
c. 97

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Jabko Holdings Ltd. is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

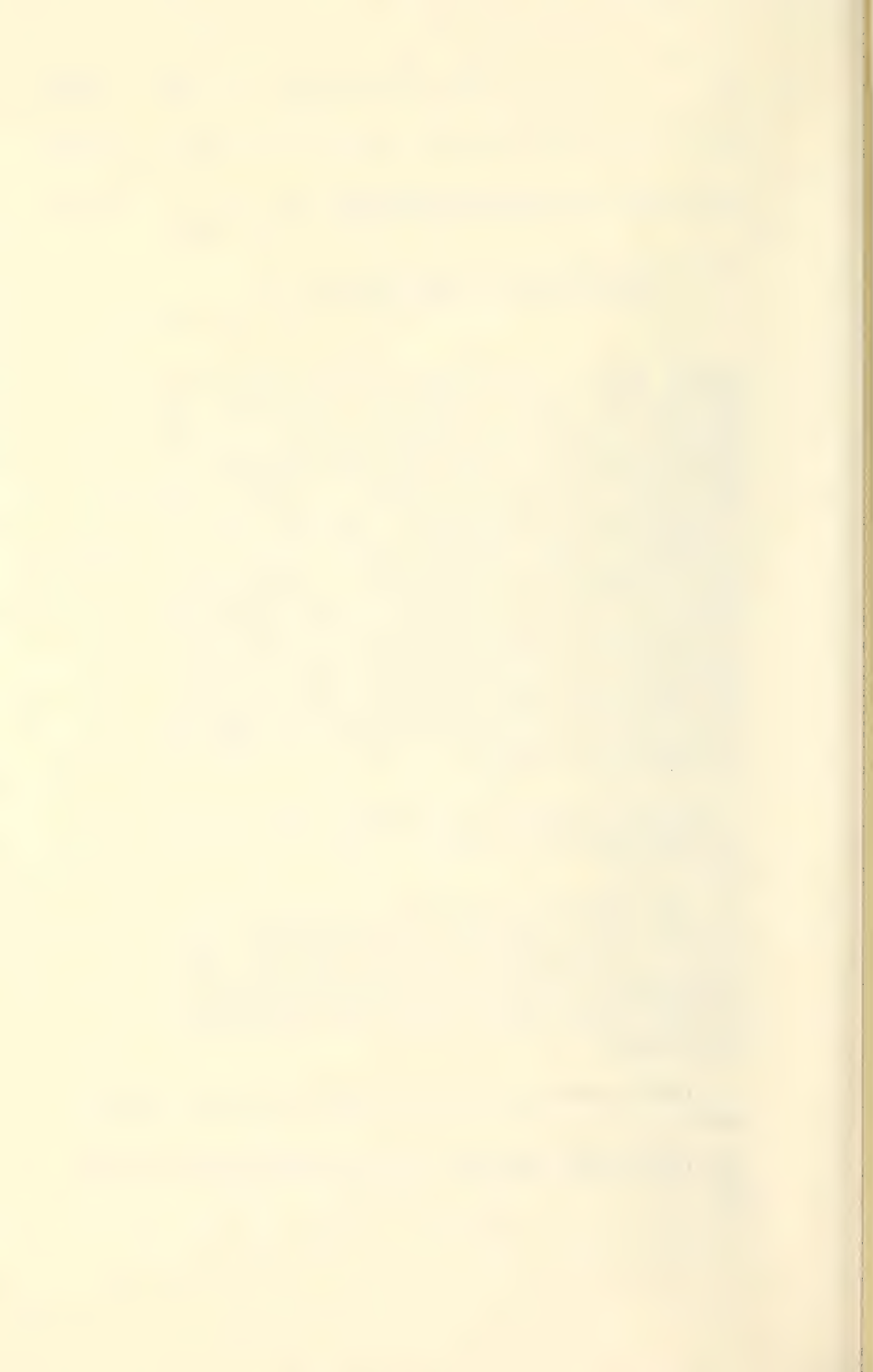
Revival

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is the *Jabko Holdings Ltd. Act, 1990*.

Short title



CHAPTER Pr19

An Act respecting Ottawa Arts Centre Foundation

Assented to June 21st, 1990

Whereas Ottawa Arts Centre Foundation, herein called the Foundation, hereby represents that it was incorporated by letters patent dated the 3rd day of May, 1984; that the Foundation is a registered charitable organization within the meaning of the *Income Tax Act* (Canada); that the object of the Foundation is to operate a centre for the benefit of visual, literary and performing arts groups and to promote cultural awareness and public support for the arts within the Ottawa region; that it is desirable that provision be made for exempting the real property occupied by the Foundation situate in the City of Ottawa from taxation for municipal and school purposes, except for local improvement rates; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

R.S.C. 1952,
c. 148

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of The Corporation of the City of Ottawa may pass by-laws exempting from taxes for municipal and school purposes, other than local improvement rates, the land as defined in the *Assessment Act*, occupied by the Foundation, being the lands and premises described in the Schedule, so long as the land is occupied and used solely for activities related to the objects of the Foundation.

Tax
exemption

R.S.O. 1980,
c. 31

(2) An exemption granted under subsection (1) may be subject to such conditions as may be set out in the by-law.

Conditions

(3) No exemption shall be granted under subsection (1) in respect of land that is used for a commercial purpose even if that commercial purpose has a cultural or recreational aspect to it.

Limitation

2. For the purposes of subsection 121 (10) of the *Regional Municipality of Ottawa-Carleton Act*, the exemption from taxation granted under section 1 shall be deemed to be an exemption provided under section 3 of the *Assessment Act*.

Deemed
exemption
R.S.O. 1980,
c. 439

Retroactive
by-law

3. A by-law passed under section 1 may be retroactive to the 1st day of September, 1988.

Reimburse-
ment of
taxes paid

4.—(1) The council of The Corporation of the City of Ottawa and the council of The Regional Municipality of Ottawa-Carleton may by by-law reimburse the Foundation for taxes, or any portion thereof, paid in respect of the lands referred to in section 1 for the period commencing on the 1st day of September, 1988 and ending on the day that a by-law passed under section 1 comes into force.

Idem, school
taxes

(2) The Board of Education for the City of Ottawa may, by resolution, reimburse the Foundation for school taxes, or any portion thereof, paid in respect of the lands referred to in section 1 for the period commencing on the 1st day of September, 1988 and ending on the day that a by-law passed under section 1 comes into force.

Commence-
ment

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *Ottawa Arts Centre Foundation Act, 1990*.

SCHEDULE

The land situate in the City of Ottawa in The Regional Municipality of Ottawa-Carleton being composed of part of Lot C, Concession C, R.F. Nepean, more particularly described as part 1 on reference plan 5R-11727 filed in the Land Registry Office for the Registry Division of Ottawa-Carleton (No.5).

CHAPTER Pr20

An Act respecting the City of Ottawa

Assented to June 21st, 1990

Whereas the Board of Trustees of The City of Ottawa Superannuation Fund, herein called the Board, and The Corporation of the City of Ottawa, herein called the Corporation, hereby represent that The City of Ottawa Superannuation Fund was established under paragraph 10 of section 406 of *The Municipal Act* by By-law Number 7200 passed by the council of the Corporation and was incorporated by *The City of Ottawa Superannuation Fund Act, 1939*; that the Board in considering pension plan improvements based on actuarial surpluses secured a costing of basing pensions on the average of the highest three consecutive years remuneration rather than the present five years; and whereas the Board and the Corporation are desirous of obtaining the authority to implement the three year averaging period for remuneration if sufficient actuarial surpluses arise in the future; and whereas the Board and the Corporation hereby apply for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1927,
c. 233
1939, c. 66

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Despite subsection 117 (3) of the *Municipal Act*, the Corporation and The Regional Municipality of Ottawa-Carleton are not prohibited from making any contribution to The City of Ottawa Superannuation Fund if the Board of Trustees of The City of Ottawa Superannuation Fund amends the by-laws of the Fund to provide for pension benefits using in the benefit formula the three consecutive years during which the employee's average annual earnings were highest rather than the sixty consecutive months during which the employee's earnings were highest referred to in that subsection.

Three year
averaging
period
R.S.O. 1980,
c. 302

(2) Subsection (1) does not apply unless the board of trustees of The City of Ottawa Superannuation Fund has submitted to the Ministry of Municipal Affairs an actuarial report showing that there is a sufficient actuarial surplus in the Fund

Restriction

and that the contribution rates are sufficient to provide pension benefits using the benefit formula in subsection (1).

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *City of Ottawa Act, 1990*.

CHAPTER Pr21

An Act respecting the Town of Simcoe

Assented to June 21st, 1990

Whereas The Corporation of the Town of Simcoe considers it desirable to eliminate the requirement set out in *The Town of Simcoe Act, 1947*, being chapter 140, that any change of use of the land owned by the Town and known as Market Square be assented to by the electors of the Town; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application; Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 3 of *The Town of Simcoe Act, 1947* is repealed and the following substituted: 1947, c. 140

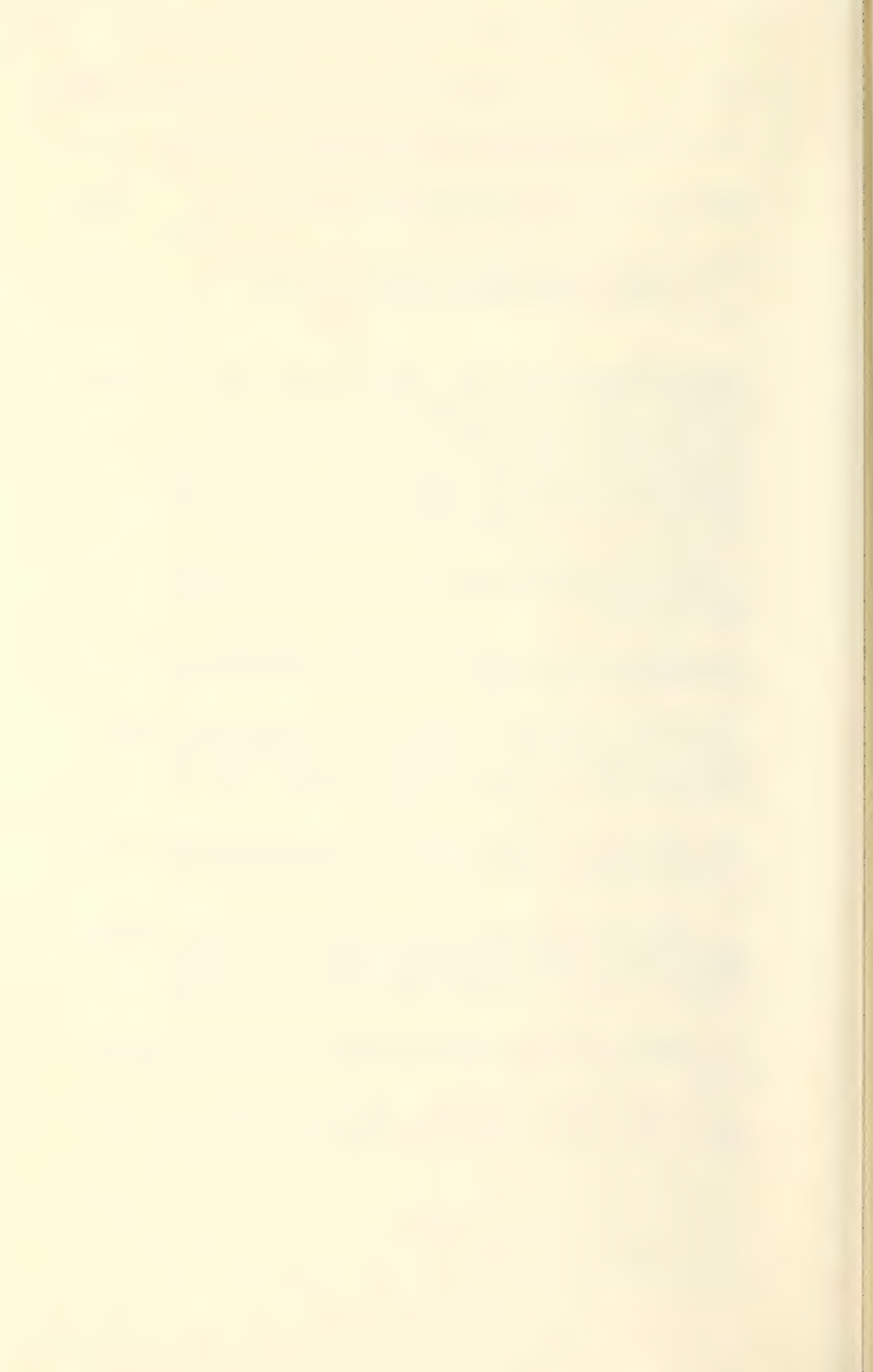
3.—(1) The Corporation of the Town of Simcoe is the owner of land described in subsection (2) and commonly known as the Market Square free from all restrictions and limitations as to the use and disposal thereof. Market Square

(2) Subsection (1) applies to that land located in the Town of Simcoe described as all of Block 72 on Plan 182 filed in the Land Registry Office for the Registry Division of Norfolk. Description

2. The Corporation of the Town of Simcoe shall register a copy of this Act in the Land Registry Office for the Registry Division of Norfolk within three months of its coming into force. Registration

3. This Act comes into force on the day it receives Royal Assent. Commencement

4. The short title of this Act is the *Town of Simcoe Act, 1990*. Short title



CHAPTER Pr22

An Act respecting AXA Home Insurance Company

Assented to June 21st, 1990

Whereas AXA Home Insurance Company, herein called the Company, hereby represents that it was incorporated as Gibraltar Insurance Company under the laws of the Province of Ontario by letters patent dated the 22nd day of April, 1958; that the letters patent were amended by supplementary letters patent dated the 3rd day of June, 1958 and the 26th day of April, 1962; that the name of the Company was changed to Gibraltar General Insurance Company by supplementary letters patent dated the 1st day of May, 1970; that the letters patent were further amended by supplementary letters patent dated the 6th day of February, 1975, the 12th day of November, 1975, the 21st day of June, 1978, the 14th day of November, 1979, the 10th day of June, 1985 and the 20th day of July, 1988; that the name of the Company was further changed to AXA Home Insurance Company by supplementary letters patent dated the 3rd day of February, 1989; that the Company desires to be continued under the jurisdiction of the Parliament of Canada; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subject to authorization by special resolution under the *Corporations Act*, the Company may apply to the Minister of Finance of Canada or such other Minister of Canada responsible therefor for letters patent continuing the Company as if it had been incorporated under an Act of the Parliament of Canada and providing *inter alia* that all rights and interests of the shareholders, policyholders and creditors of the Company in, to or against the property, rights and assets of the Company and all liens upon the property, rights and assets of the Company are unimpaired by such continuation.

Application
authorized
R.S.O. 1980,
c. 95

2. Upon the issue of the letters patent referred to in section 1, the Company shall file with the Minister of Consumer and Commercial Relations a notice of the issue of the letters

Items to be
filed

patent together with a copy of the letters patent certified by the Office of the Superintendent of Financial Institutions Canada and, on and after the date of the filing of the notice, the *Corporations Act* ceases to apply to the Company.

R.S.O. 1980,
c. 95

Minister's
certificate

3. The Minister of Consumer and Commercial Relations may, on receipt of the notice and certified copy of the letters patent referred to in section 2, issue a certificate to the Company confirming the date of the filing.

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *AXA Home Insurance Company Act, 1990*.

CHAPTER Pr23

**An Act to revive
Ontario Korean Businessmen's Association**

Assented to June 21st, 1990

Whereas In-Ju Whang hereby represents that Ontario Korean Businessmen's Association, herein called the Corporation, was incorporated by letters patent dated the 3rd day of February, 1978; that the Ministry of Consumer and Commercial Relations by order made under the authority of subsection 317 (9) of the *Corporations Act*, cancelled the letters patent of the Corporation for failure to comply with the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicant is a director of the ongoing organization carried on in the name of the Corporation; that the default occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Ontario Korean Businessmen's Association is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

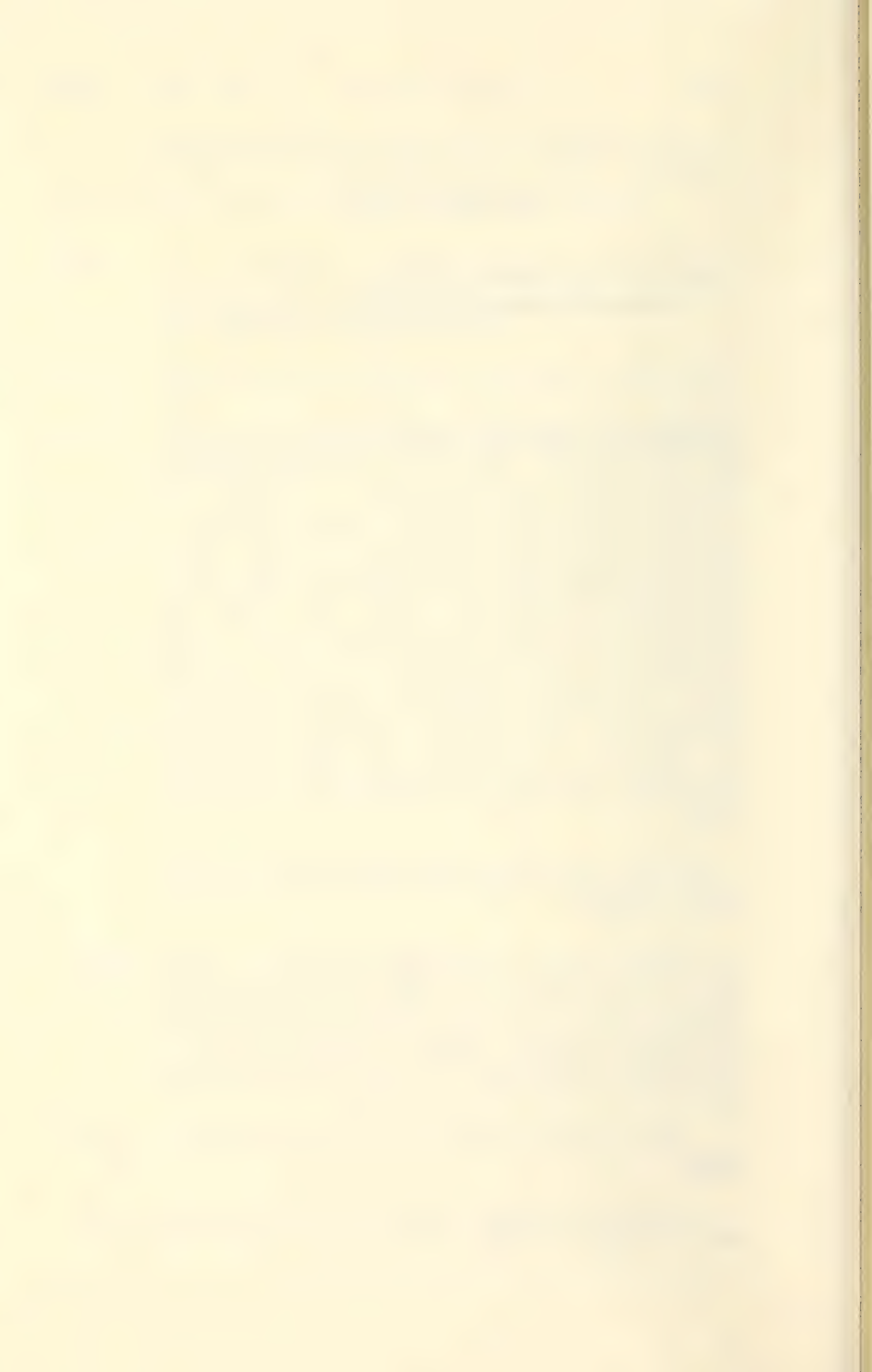
Corporation
revived

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is the *Ontario Korean Businessmen's Association Act, 1990*.

Short title



CHAPTER Pr24

An Act respecting the Township of Guilford

Assented to June 21st, 1990

Whereas The Corporation of the United Townships of Dysart, Dudley, Harcourt, Guilford, Harburn, Bruton, Havelock, Eyre and Clyde, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Corporation may by by-law authorize the improvement of Deer Lake Drive, in the Township of Guilford, as described in Schedule A.

Road improvements

2.—(1) A charge for the improvements shall be assessed against each of the lots described in Schedule B in the amount set out in subsection (2).

Charge for road improvements

(2) The amount of the charges to be assessed are as follows:

Amount of charges

- 1. Each lot listed in Category A of Schedule B—\$1,600.
- 2. Each lot listed in Category B of Schedule B—\$1,100.
- 3. Each lot listed in Category C of Schedule B—\$850.
- 4. Each lot listed in Category D of Schedule B—\$850.

(3) The improvements shall be under the direction of the road superintendent of the Corporation.

Road superintendent

3. A by-law passed under section 1 may provide that the amount assessed under this Act be payable in instalments in the manner set out in the by-law.

Payments by instalments

Notice of
by-law

4.—(1) Before passing a by-law under section 1, the council of the Corporation shall notify the owners of the lots to be specially assessed of its intention to pass the by-law.

Service

(2) The notice shall be served by mailing it to each owner at the address shown in the last revised assessment roll of the municipality.

Criteria for
passing
by-law

(3) Unless within one month after the mailing of the notice a majority of the owners representing at least one-half of the value of the lots that are to be specially assessed petition the council not to pass the by-law, the council may pass the by-law.

R.S.O. 1980,
c. 250
applies

(4) Sections 14 and 15 of the *Local Improvement Act* apply to any petition under this section.

Objection to
category

5.—(1) If an owner of a lot described in Schedule B objects to the category in which the lot has been placed for assessment purposes, the owner shall notify the council in writing of the objection within thirty days of the mailing of the notice under subsection 4 (2).

Right to be
heard

(2) The objector has a right to be heard by council.

Amendment
to by-law

(3) If the council determines that the lot has been placed in an inappropriate category for assessment purposes, it may amend the by-law to place the lot in the more appropriate category and, in which case, the lot shall be assessed the amount set out in subsection 2 (2) for that category.

Special
assessment
roll

6. The treasurer of the Corporation shall make a special assessment roll in which shall be entered,

- (a) every lot to be specially assessed, the name of the owner, the category of the lot under Schedule B and the amount assessed to the lot; and
- (b) the number of instalments by which the special assessment is to be payable.

Deemed
taxes

7. Charges assessed under a by-law passed under section 1 shall be deemed to be municipal taxes.

Commence-
ment

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *Township of Guilford Act, 1990*.

SCHEDULE A

FIRSTLY:

All of Deer Lake Drive as shown on Registered Plan 541 in the Township of Guilford in the County of Haliburton.

SECONDLY:

All of Deer Lake Drive as shown on Registered Plan 532 in the Township of Guilford in the County of Haliburton.

THIRDLY:

Part of Lot 34 in Concession 2 of the Township of Guilford in the County of Haliburton designated as Part 5 on Plan 19R-2791.

SCHEDULE B

CATEGORY A

Lots fronting on Basshaunt Lake:

Plan 532—Lots 1A, 1B, 2, 3, 4, 5, 6, 7A, 7B, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28.

Plan 19R-2791—Parts 1, 2, 3, 4.

CATEGORY B

Back lots fronting on Deer Lake Drive and East Court:

Plan 582—Lots 134, 135, 136, 137, 138, 139, 140, 141, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161.

CATEGORY C

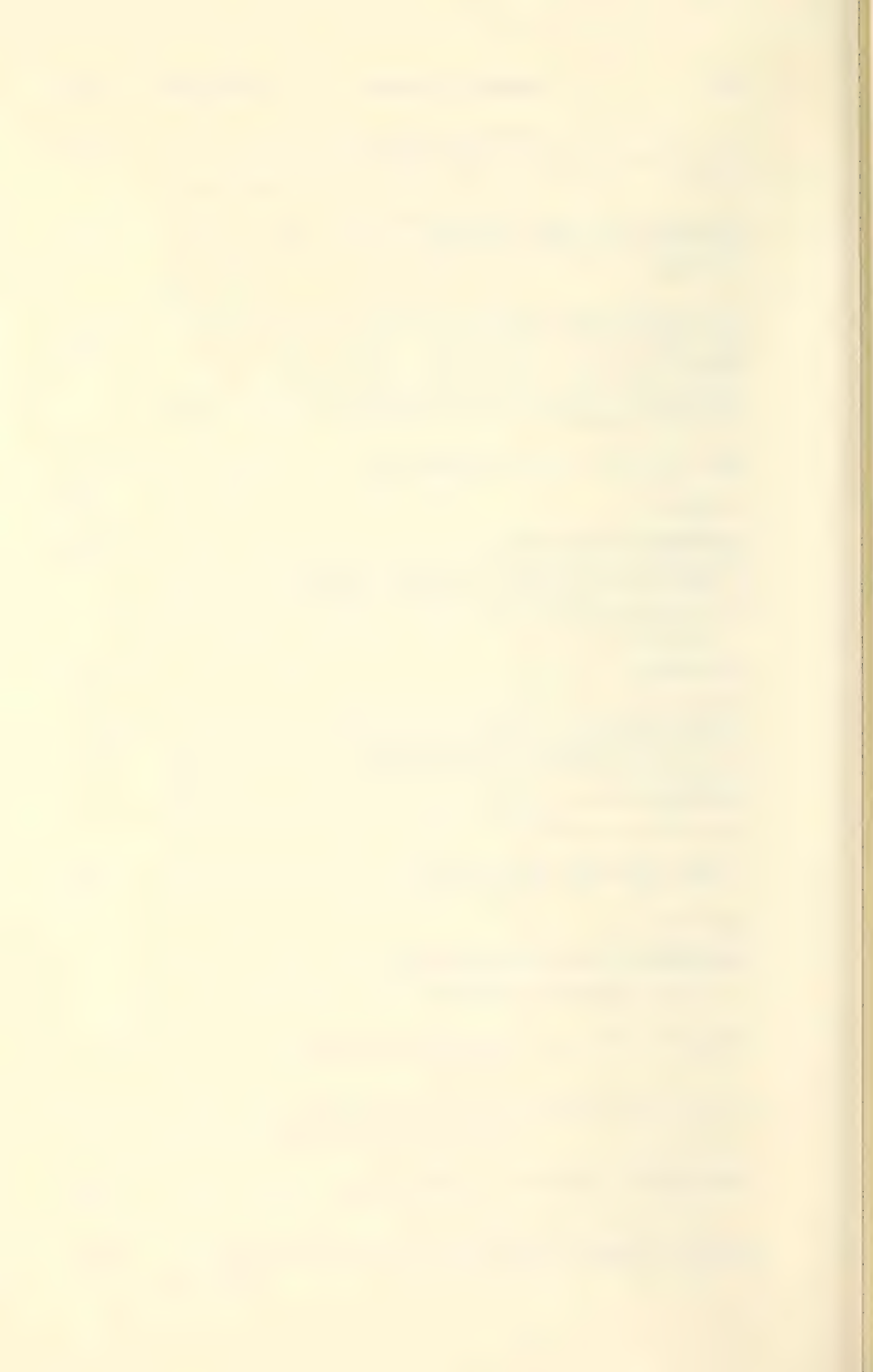
Lots on Plan 582 using Deer Lake Drive or East Court for access only:

Plan 582—Lots 128, 129, 130, 131, 132, 133, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151.

CATEGORY D

Lots on Plan 541 fronting on Deer Lake Drive:

Plan 541—Lots 30, 45, 46, 47, 48, 49.



CHAPTER Pr25

An Act respecting Sioux Lookout District Health Centre

Assented to June 28th, 1990

Whereas The Sioux Lookout General Hospital Board and the council of The Corporation of the Town of Sioux Lookout hereby represent that it is desirable to establish a hospital corporation and to transfer the ownership and management of the Sioux Lookout General Hospital to the hospital corporation; and whereas the Board hereby applies for special legislation for the purpose; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“board” means board of governors of the hospital corporation;

“hospital corporation” means Sioux Lookout District Health Centre;

“municipality” means The Corporation of the Town of Sioux Lookout.

2.—(1) Sioux Lookout District Health Centre is established as a corporation without share capital.

Incorporation

(2) The objects of the hospital corporation are to operate, maintain and manage a public hospital in the Town of Sioux Lookout.

Objects

3.—(1) The affairs of the hospital corporation shall be managed by a board of governors.

Management
by board

(2) The board shall be composed of,

Composition
of board

- (a) six persons each elected for a three-year term from among the members of the hospital corporation;
- (b) one representative of the Town of Sioux Lookout, to be appointed annually by the council of the municipality;
- (c) one representative of the Indian bands located within the geographic area served by the hospital, to be appointed annually by the band councils;
- (d) one member of the auxiliary to the hospital corporation, to be appointed annually by the auxiliary; and
- (e) such other persons as are provided for under the *Public Hospitals Act*.

R.S.O. 1980,
c. 410

Vacancies

(3) A vacancy in the membership of the board shall be filled in accordance with the by-laws of the hospital corporation.

Attendance

(4) A board member who is absent from four successive regular board meetings without obtaining the prior consent of the board ceases to be a member.

Transition

(5) The term of office of the persons described in clause (2) (a) who are first appointed when this Act comes into force may be less than three years in the discretion of the members of the hospital corporation.

Transition

(6) The Board of Governors of The Sioux Lookout General Hospital Corporation continue to hold office as members of the board until members are appointed or elected under this section.

Powers of
board

4. The board has the power to carry out the objects of the hospital corporation and do all things necessary in connection with those objects.

Transfer,
personal
property

5.—(1) All personal property owned by the municipality on the day this Act comes into force and used in the operation of the Sioux Lookout General Hospital is transferred to the hospital corporation.

Idem, real
property

(2) All real property owned by the municipality on the day this Act comes into force for the purposes of the Sioux Lookout General Hospital is transferred to the hospital corporation.

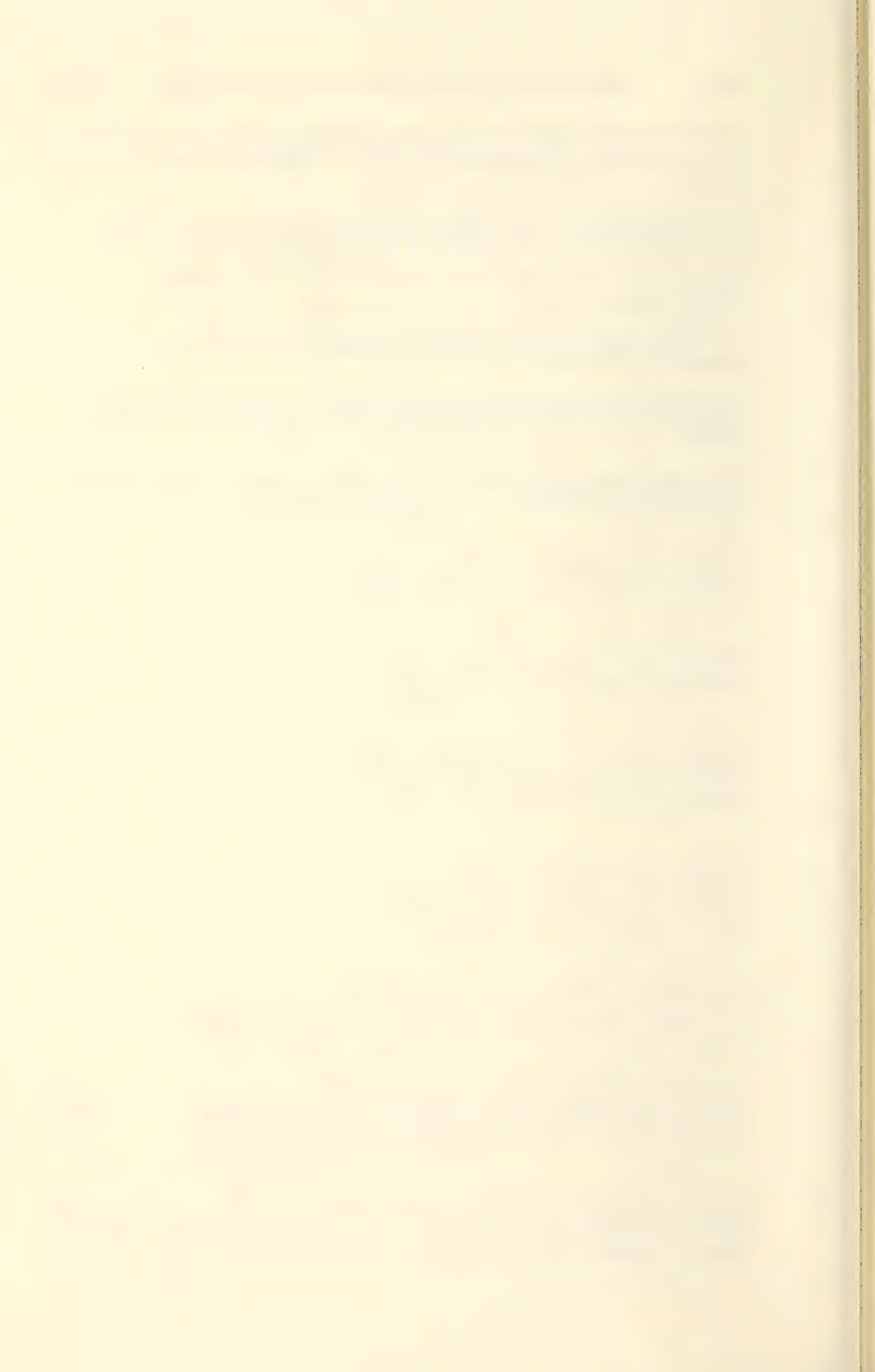
(3) All trusts and gifts made to or intended for the Sioux Lookout General Hospital shall be held by the hospital corporation and administered by the board. Idem, trusts, etc.

(4) All liabilities of the municipality arising from the operation of the Sioux Lookout General Hospital become, on the day this Act comes into force, the liabilities of the hospital corporation. Idem, liabilities

6. *The Sioux Lookout General Hospital Act, 1947*, being chapter 141, is repealed. Repeal

7. This Act comes into force on the day it receives Royal Assent. Commencement

8. The short title of this Act is the *Sioux Lookout District Health Centre Act, 1990*. Short title



CHAPTER Pr26

An Act respecting the Township of Plympton

Assented to June 28th, 1990

Whereas The Corporation of the Township of Plympton, herein called the Corporation, hereby represents that it has entered into an agreement with Her Majesty the Queen in Right of Ontario as represented by the Minister of the Environment for the supply of water to the Corporation which is a participating municipality in the East Lambton Area Water Supply System; that it is desirable that the Corporation be given the power to impose water works rates on a per parcel basis upon the owners or occupants of land described in the Schedule; and whereas the applicant hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The Corporation may by by-law impose a water works rate computed under subsection 218 (8) of the *Municipal Act* upon the owners or occupants of each parcel of land located within the lands described in the Schedule or who connect to the watermains constructed thereon even if the water works to which the by-law relates have been constructed or are under construction at the time the by-law is passed.

By-laws
respecting
water works
rate
R.S.O. 1980,
c. 302

(2) A by-law under subsection (1) applies only to water-works constructed or in the process of being constructed on the date this Act comes into force.

Restriction

2. If a parcel or parcels has had more than one assessment that has been combined, the Corporation may consider the parcel or parcels to be individually assessed for the purposes of this Act.

Combined
assessments

3. A rate computed under section 1 shall be deemed to be a rate computed under subsection 218 (8) of the *Municipal Act* and the rate may be imposed in accordance with subsection 218 (2) of that Act.

Deeming
provision

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *Township of Plympton Act, 1990*.

SCHEDULE

<i>ON</i>	<i>FROM</i>	<i>TO</i>
Con. 2	Lot 29	Lot 30
Con. 3	Lot 29	Lot 30
Con. 4	Lot 1 including South Part West 1/2 Lot 7 which abuts 6/7 Sideroad	Lot 30
Con. 5	Lot 1 including Parts of Lot 6 and Lot 7 which abut 6/7 Sideroad	Lot 30
Con. 6	East 1/2 Lot 6	West Part Lot 7
Con. 7	East 1/2 Lot 6	West 1/2 Lot 7
Con. 8	Lot 6	West 1/4 Lot 7
Con. 9	Lot 6	West 1/2 Lot 7
Con. 9	Northerly Part Lot 9 abut- ting County Road No. 7	Northerly Part Lot 10 abut- ting County Road No. 7
Con. 10	Lot 7	Lot 9
Con. 10	Lot 9 abutting County Road No. 7	Lot 10 abutting County Road No. 7
Front Con.	East Part Lot 18 excluding properties which abut or front on the existing Camla- chie Area Water System	West Part Lot 19
Front Con.	East Part Lot 18	Between Egremont Road and Old Lakeshore Road
Front Con.	Lot 19	Lot 20
Front Con. County Road No. 7	Lot 20	Lot 51
Con. 15	North Part of lots 22 and 23 which front only on County Road No. 12	
Con. 15	Part Lot 25 described as Part 1 25R1513	

The above includes lots 40, 43, 45, 48, 50, 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 76, 77, 79, 81, 83, 85, 87, 89, 91, 93, 95 and 97 on Registered Plan Number 448.

The above excludes Registered Plan Numbers 17, 21 and 23.

CHAPTER Pr27

**An Act respecting the
Township of Front of Leeds and Lansdowne**

Assented to June 28th, 1990

Whereas The Corporation of the Township of Front of Leeds and Lansdowne hereby represents that, as a result of reassessment under section 63 of the *Assessment Act*, being chapter 31 of the Revised Statutes of Ontario, 1980, a manufacturing and industrial assessment factor has been applied in the municipality that the council of the Township considers to be high when compared to other similar municipalities and that the council believes has operated as a deterrent to industrial development or expansion in the Township; and whereas The Corporation of the Township of Front of Leeds and Lansdowne hereby applies for special legislation to provide relief from the effects of the reassessment; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, “assessor” means an assessor as defined in clause 1 (c) of the *Assessment Act*.

Definition

R.S.O. 1980,
c. 31

2.—(1) If, on or after the 1st day of July, 1990, the assessment of real property assessed as manufacturing or industrial in the Township of Front of Leeds and Lansdowne increases by at least \$5,000 as a result of the erection, alteration, enlargement or improvement of any building, structure, machinery, equipment or fixture, the assessor shall make such further assessment as may be necessary to reflect the change, but the increase in assessed value shall be at 65 per cent of that which otherwise would apply.

Reduction of
assessment

(2) If, on or after the 1st day of July, 1990, the assessment of real property is changed to manufacturing or industrial from any other class, the assessor shall compute the manufacturing or industrial assessment in the same manner as other manufacturing or industrial assessment has been determined within the Township of Front of Leeds and Lansdowne, but

Idem

the assessed value of such reclassified property shall be at 65 per cent of the computed amount.

Limitation

(3) This section does not operate so as to deprive the owner of real property from the benefit of any exemption from assessment otherwise available under the *Assessment Act*.

R.S.O. 1980,
c. 31

Alteration by
tribunal or
court

3. If any complaint, appeal, proceeding or action pertains to real property assessed totally or partially under section 2, the Assessment Review Board, the Ontario Municipal Board or any court in determining the value at which that real property shall be assessed shall refer to the unrevised assessed value and the assessed value at which similar property in the vicinity is assessed and, if an assessment is to be altered in respect of that real property, the Assessment Review Board, the Ontario Municipal Board or the court, as the case may be, shall make its determination so that the altered assessment is consistent with the 65 per cent reduction described in section 2.

Repeal

4.—(1) This Act is repealed on a day to be named by order of the Minister of Revenue.

Application
of
R.S.O. 1980,
c. 446

(2) The *Regulations Act* applies to an order under subsection (1).

Effect of
repeal

(3) Reductions in assessment given under this Act cease to apply on the day this Act is repealed.

Commence-
ment

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is the *Township of Front of Leeds and Lansdowne Act, 1990*.

CHAPTER Pr28

An Act respecting the Human Resources Professionals Association of Ontario

Assented to June 28th, 1990

Whereas the Personnel Association of Ontario, herein called the Association, hereby represents that it was incorporated under the laws of Ontario by letters patent dated the 17th day of August, 1979 and by supplementary letters patent dated the 7th day of June, 1990 changed its name to the Human Resources Professionals Association of Ontario; that the Association wishes to be continued as a corporation for the purpose of carrying out the objects of the Association and of the government and the discipline of its members; that the Association considers it desirable to grant to members of the Association the right to the exclusive use of the designation “Certified Human Resources Professional” and the initials “C.H.R.P.”; and whereas the Association hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The Human Resources Professionals Association of Ontario is continued as a corporation without share capital.

Association continued

(2) The persons registered as members of the Association on the day this Act comes into force and such other persons as become members constitute the corporation.

Members of corporation

(3) The members of the board and the officers of the Association in office immediately before the coming into force of this Act are hereby continued in office until their successors are appointed or elected in accordance with this Act and the by-laws.

Continuation of present board

(4) The letters patent of the Association are revoked, but the revocation of the letters patent does not affect the rights or obligations of the Association or any by-law, resolution or appointment of the Association except to the extent that the

Letters of patent revoked

by-laws, resolution or appointment is inconsistent with this Act.

Special Act
incorporation

(5) The Association shall be deemed to be a corporation incorporated by a special Act.

Objects

2. The objects of the Association are,

- (a) to establish and encourage the acceptance and maintenance of uniform province-wide standards of knowledge, experience and ethics for all persons engaged in the field of human resources management;
- (b) to promote and further the education and improve the competence of persons engaged in human resources management by granting registration and membership to persons who meet the standards of the Association;
- (c) to hold examinations and prescribe tests of competency deemed appropriate to qualify membership in and certification by the Association;
- (d) to maintain discipline among members of the Association;
- (e) to provide a medium for communication and exchange of information, knowledge and ethical standards for those persons engaged in the field of human resources management;
- (f) to sponsor, encourage and promote liaison with other individuals, associations and groups engaged in similar or related fields of activity; and
- (g) to promote the interests of the Association.

Board of
directors

3.—(1) The affairs of the Association shall be managed by a board of directors.

Composition

(2) The board shall consist of not fewer than fifteen or more than thirty-five members, as the board may determine, elected from the membership of the Association.

Idem

(3) The Association may by by-law provide for the appointment to the board of up to five persons who are not members of the Association.

(4) The Association may by by-law divide the membership of the Association into regions for the purpose of holding local meetings, organizing local activities and electing one or more directors. Local regions

(5) The manner of electing the members of the board, the notification to the electors of the time and place of holding elections, the nomination of candidates, the presiding officers at elections, the taking and counting of votes, the giving of a casting vote in the case of an equality of votes, the tenure of office of members of the board and other necessary details shall be as set out in the by-laws. Elections

(6) A majority of the members of the board constitute a quorum. Quorum

(7) In the case of death, resignation or incapacity of any member of the board, the board shall fill the vacancy in such manner as may be provided by the by-laws of the Association for the balance of the term and, for the purposes of this subsection, absence from three consecutive meetings of the board may be treated by the board as incapacity. Vacancies

(8) The board shall appoint a registrar, who need not be a member of the board, to perform the functions assigned by this Act and the board. Registrar

4.—(1) The board may pass by-laws necessary to conduct the business and carry out the objects of the Association including, By-laws

- (a) prescribing the curriculum and the courses of study to be pursued by students and candidates in order to satisfy the academic requirements of any particular registration;
- (b) prescribing the experience criteria to be met by candidates for registration;
- (c) regulating and governing the conduct of members of the Association in the practice of their profession, by prescribing a code of ethics, rules of professional conduct and standards of practice;
- (d) providing for the suspension, expulsion or other penalty for professional misconduct, incapacity or incompetence;
- (e) prescribing fees payable to the Association;

- (f) governing the calling, holding and conducting of meetings of the board and of the members of the Association;
- (g) authorizing the making of grants for any purpose that may tend to advance knowledge of human resources management or improve standards of practice.

Confirmation
of by-laws

(2) Every by-law or amendment to a by-law is effective when it is passed but expires with the close of the next annual meeting of the members of the Association held after its passing, unless it is confirmed at that meeting.

Examination
of by-laws

(3) The by-laws of the Association shall be open to examination by the public at the head office of the Association during normal business hours.

Membership

5.—(1) The Association shall grant membership to every person who applies therefor in accordance with the by-laws and the rules of the Association, if the person,

- (a) is of good character;
- (b) has complied with the academic and experience requirements specified in the by-laws for the issuance of membership; and
- (c) has passed such examinations as the board may prescribe by by-law.

Register

(2) The registrar shall keep a register in which shall be entered the names of all members of the Association in good standing, their status, and the categories of qualification to which any registration or certificate relates and within which any member has the rights and privileges of practice.

Inspection of
register

(3) The register shall be open to examination by the public at the head office of the Association during normal business hours.

Appeal

6.—(1) A person who is qualified for membership in the Association and who has been refused membership or a person who has been subject to a disciplinary sanction under the by-laws may appeal to the Divisional Court from the refusal to grant membership or from the sanction.

Record

(2) Upon the request of a party desiring to appeal to the Divisional Court and upon payment of a reasonable fee, the registrar shall furnish the party with a certified copy of the

record of the proceeding, including the documents submitted and the decision appealed from.

7.—(1) Every member of the Association who has satisfied the criteria set out in the by-laws of the Association may use the designation “Certified Human Resources Professional” and may use after his or her name the initials “C.H.R.P.”. Designation

(2) Any person in Ontario who, not being a registered member of the Association, takes or uses the designation of “Certified Human Resources Professional” or its abbreviation “C.H.R.P.” alone or in combination with any other words, name, title or description or implies, suggests or holds out that the person is a certified human resources professional is guilty of an offence. Offence

(3) In every case where registration is an issue, the production of a copy of the register, certified under the hand of the registrar, is sufficient evidence of all persons who are registered in lieu of the production of the original register. Evidence

(4) Any certificate purporting to be signed by a person in his or her capacity as registrar is proof, in the absence of evidence to the contrary, that such person is the registrar without proof of the person’s signature or of the person being in fact the registrar. Idem

(5) The absence of the name of any person from a copy of the register produced under subsection (3) is proof, in the absence of evidence to the contrary, that the person is not registered. Idem

8.—(1) The board shall cause the removal of the name of a member from the register, Removal from register

- (a) at the request or with the written consent of the member whose name is to be removed;
- (b) where the name has been incorrectly entered;
- (c) where notification is received of a member’s death;
- (d) where the registration of a member has been suspended or revoked through disciplinary proceedings; or
- (e) where the member has failed to renew membership.

(2) Subject to subsection (3), the board, on such grounds as it considers sufficient, may cause the name of a person Restoration to register

removed from the register to be restored thereto either without fee or upon payment to the Association of any arrears in fees.

Idem

(3) If the name of a person whose registration has been suspended or revoked under clause (1) (d) is to be restored to the register, the board may, by resolution, direct that the name be restored subject to such conditions as the board may impose.

Right to
practice
unaffected

9. This Act does not affect or interfere with the right of any person to describe himself or herself as a human resources professional or to work in the field of human resources management.

Surplus

10. Any surplus derived from carrying on the affairs of the Association shall be applied solely in carrying out its objects and shall not be divided among its members.

Commence-
ment

11. This Act comes into force on the day it receives Royal Assent.

Short title

12. The short title of this Act is the *Human Resources Professionals Association of Ontario Act, 1990*.

CHAPTER Pr29

An Act respecting the City of Mississauga

Assented to June 28th, 1990

Whereas The Corporation of the City of Mississauga hereby applies for special legislation in respect of the matters herein-after set forth; and whereas it is expedient to grant the application; Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 2 of the *City of Mississauga Act, 1987* is repealed and the following substituted: 1987, c. Pr8

2. The council of the Corporation may pass by-laws authorizing and directing the treasurer of the Corporation to allow owners of residential real property in the City of Mississauga a uniform credit or refund in an amount of \$150 per year or such greater amount as the by-law may provide against municipal taxes for the years 1990, 1991, 1992, 1993, 1994 and 1995, in respect of the residential real property, Tax credit and refund authorized

(a) if the owner or the spouse of the owner, or both,

(i) has or have attained the age of sixty years and is or are receiving benefits under the *Family Benefits Act* or assistance under the *General Welfare Assistance Act*, or R.S.O. 1980, cc. 151, 188

(ii) has or have attained the age of sixty-five years and is or are receiving a monthly guaranteed income supplement under Part II of the *Old Age Security Act* (Canada), or R.S.C. 1985, c. O-9

(iii) is or are handicapped and is or are receiving benefits under the *Family Benefits Act* or assistance under the *General Welfare Assistance Act*;

(b) if the owner or the spouse of the owner, or both, occupies or occupy the property in respect of which

municipal taxes are imposed as his, her or their personal residence; and

- (c) if the owner or the spouse of the owner, or both, has or have been assessed as the owner of residential real property in the municipality for a period of not less than one year, or for a period of not less than such other number of years up to five as the by-law may provide, immediately preceding the date of application for the credit.

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *City of Mississauga Act, 1990*.

CHAPTER Pr30

An Act to revive The Empire Club Foundation

Assented to June 28th, 1990

Whereas Bruce J. Legge, Henry N. R. Jackman, Robert H. Hilborn, Reginald W. Lewis, John W. Griffin, Robert L. Armstrong, Warren Armstrong, Sir Arthur Chetwynd, C. Warren Goldring, Peter Hermant, John D. Herrick, Peter W. Hunter, Arthur E. M. Inwood, Arthur J. Langley, Hartland M. MacDougall, John A. MacNaughton, Frank E. McEachen, Donald G. Neelands and John M. Thompson hereby represent that The Empire Club Foundation, herein called the Corporation, was incorporated by letters patent dated the 22nd day of January, 1969; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are executive members and directors of the ongoing organization carried on in the name of the Corporation; that the default occurred by reason of inadvertence; that none of the applicants were aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of the dissolution was carrying on the functions authorized by its letters patent and since that time these functions have continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Empire Club Foundation is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Empire Club Foundation Act, 1990*.

CHAPTER Pr31

An Act respecting the Town of Niagara-on-the-Lake

Assented to June 28th, 1990

Whereas The Corporation of the Town of Niagara-on-the-Lake hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,

Definitions

“council” means the council of the Town;

“designated area” means the area designated by by-law under subsection 2 (1);

“Town” means The Corporation of the Town of Niagara-on-the-Lake.

(2) A reference in this Act to land area is a reference to land in the designated area that is capable of cultivation and all rates and charges established under this Act shall be calculated on the basis of land capable of cultivation.

Interpretation
and
calculation

2.—(1) The council of the Town may by by-law establish and operate an irrigation system servicing the area designated in the by-law.

By-law
respecting
irrigation
system

(2) Before passing a by-law under subsection (1), notice of the intention to pass the by-law and a petition supporting the irrigation system and authorizing a detailed engineering study of the proposed system shall be mailed to each owner of land in the designated area.

Notice,
petition

(3) If the owners of more than 60 per cent of the hectarage of land in the designated area submit a signed petition within thirty days of the mailing of the notice, the council may by by-law authorize the engineering study which shall include an estimate of costs of the proposed irrigation system and the

Engineering
study

maximum additional rate of flow that will be permitted to pass through the proposed irrigation system.

Report to be distributed

(4) Upon the filing of the engineering report, the council shall ensure that the contents of the report, including the estimated costs, and notice of the rights under subsection (5) are mailed to the owners in the designated area.

Changes to petition

(5) The owners in the designated area shall have thirty days after the mailing of the report to add or delete their names from the petition.

Rejection of proposal

(6) If the petition reveals that the owners of less than 60 per cent of the hectarage in the designated area remain in favour of the proposed irrigation system, the council shall not pass the by-law unless those persons remaining in favour of the proposal agree to pay the total cost of the proposed irrigation system including the engineering study.

If no by-law

(7) If a by-law is not passed, the costs of the engineering study shall be apportioned among those persons who signed the original petition on the basis of land area.

Support for project

(8) If the petition reveals that the owners of 60 per cent or more of the land in the designated area remain in favour of the irrigation system,

(a) the council may pass the by-law and establish and operate the irrigation system;

(b) the costs of the engineering study and the cost of establishing the irrigation system shall be apportioned among the owners of land in the designated area on the basis of land area;

(c) the costs of operating and maintaining the irrigation system shall be apportioned among the owners of land who agreed by petition to the establishment of the system and such other persons in the designated area that later agree and are permitted to participate in the system or are added to the designated area under subsection (11); and

(d) if a portion of the irrigation system is also a drainage works under the *Drainage Act*, the cost of maintaining that portion shall be divided so that one-half is borne by the persons responsible for the drain and one half is borne by the persons described in clause (c).

(9) The clerk of the Town shall promptly mail notice of the passage of the by-law under subsection (8) to all owners of land abutting the irrigation system and to the Niagara Peninsula Conservation Authority. Notice

(10) An owner who receives a notice under subsection (9) may, within thirty days from the date of the mailing of the notice, appeal to the Ontario Municipal Board with respect to, Appeal to
O.M.B.

- (a) whether or not the maximum additional rate of flow of water that will be permitted to pass through the proposed irrigation system is too great or too little;
- (b) whether the owner's land should be added to or deleted from the designated area; and
- (c) whether the assessment accurately reflects the hectareage of the owner's land that is capable of cultivation.

(11) The by-law of the council shall be amended to conform with the Ontario Municipal Board's decision. Amendment
to by-law

3.—(1) If the costs for the irrigation system, as bid, exceed the original estimates of costs by more than 25 per cent, the owners of land in the designated area shall be notified by the clerk of the Town. Where costs
exceed
estimates

(2) The work on the irrigation system shall proceed, Work to
proceed

- (a) if the owners of 60 per cent of the land in the designated area approve the additional costs; or
- (b) if 60 per cent of the owners fail to approve the additional costs but the remaining owners agree to pay all of the costs.

(3) If clause (2) (b) applies, those owners who were not willing to pay the additional costs are excluded from participating in the irrigation system but this subsection does not prevent those owners from later being included in the irrigation system under clause 2 (8) (c) or section 5. Exclusion

(4) If an approval or agreement is not obtained under subsection (2), the work on the irrigation system shall be abandoned and the costs, including the costs of the Ontario Municipal Board appeal and the other costs incurred by the Town in carrying out the procedures under this Act, shall be Work not to
proceed

apportioned among the owners of land in the designated area on the basis of land area.

Lien

4. Any costs apportioned under this Act shall be a lien upon the land to which they relate and may be added to the collector's roll and collected in like manner as municipal taxes.

Land added
later

5.—(1) The Town shall have the right to add land to the designated area after construction of the irrigation system if,

- (a) the irrigation system does not have to be extended;
- (b) the maximum rate of flow of water that will be permitted to pass through the proposed irrigation system is not increased; and
- (c) the level of service established under the by-law is maintained for those already in the system.

Allocation of
funds

(2) Any money received by the Town in payment for the right to add land to the irrigation system shall be used by the Town,

- (a) to retire the debentures for the irrigation system and, once retired, to improve and maintain the irrigation system;
- (b) if the irrigation system no longer exists, to retire the debentures for other irrigation works and, once retired, to improve and maintain those works; and
- (c) if no other irrigation works exist, to support the general purposes of the Town.

Contents of
by-law

6.—(1) A by-law passed under subsection 2 (1) may,

- (a) establish the conditions under which and the times in which water may be taken from the irrigation system;
- (b) adopt from the engineering report the rates at which water will be added into the irrigation system;
- (c) regulate the amounts of water which may be taken out of the irrigation system;
- (d) prohibit access to water in the irrigation system except in accordance with the by-law;

- (e) prohibit the sale or re-sale of water taken from the irrigation system;
- (f) establish the period during which the irrigation system will be in operation;
- (g) declare existing waterways to form part of the irrigation system;
- (h) regulate the equipment and facilities by which water may be drawn;
- (i) establish standards for the maintenance of the irrigation system;
- (j) establish the costs for adding land to the designated area;
- (k) establish the charges and levies for the construction, operation and maintenance of the irrigation system and the manner and timing of the collection of these charges and levies.

(2) The council may by by-law provide for the issuing of debentures for a term not exceeding ten years for the capital cost of the irrigation system. Debentures

(3) A by-law under subsection (2) may include an option to the owners participating in the irrigation system to commute their portion of the capital costs before issuing the debentures. Early payment

7. In establishing the irrigation system, the Town has the power to purchase, lease or expropriate land, rights-of-way in land and easements over land necessary for the project. Acquisition of land

8.—(1) An agent or employee of the Town may enter upon land for the purpose of constructing, maintaining and inspecting the irrigation system. Powers of entry

(2) The Town shall restore any land not owned by the Town that is affected by the construction, maintenance or inspection of the irrigation system as closely as practicable to its condition before the construction, maintenance or inspection. Restoration of land

(3) If there is reason to believe that any equipment is being used to obtain unauthorized or improper access to the irrigation system, an agent or employee of the Town may apply to a justice of the peace for a warrant authorizing the entry upon Warrant for entry

land where the equipment is located and seizing the equipment.

Issue of
warrant

(4) If the justice of the peace is satisfied by evidence under oath of an agent or employee of the Town that there is reason to believe that equipment is being used to obtain unauthorized or improper access to the irrigation system, the justice of the peace may issue a warrant authorizing the agent or employee named in the warrant, together with such police officers as may be called upon for assistance, to enter upon the land and seize the equipment.

Receipt

(5) The agent or employee of the Town shall, upon request, give a receipt for any equipment seized under subsection (4).

Execution

(6) A warrant issued under subsection (4) shall be executed at reasonable times as specified in the warrant and the warrant shall state the date upon which it expires which date shall not be later than fifteen days after the warrant is issued.

Application
to court

(7) The owner of any seized equipment may apply to the District Court within thirty days of the seizure and the Court may return the items to their owner upon such terms, including an injunction preventing the owner from further access to the irrigation system, as the Court considers just.

Disposal of
goods

(8) If application is not made within thirty days to the District Court, or such extended time, up to a maximum of one year, as the Court by leave may grant, the goods shall become the property of the Town and may be sold by it and the proceeds used for the purposes of the irrigation system.

Proof of
identity

(9) When carrying out his or her duties under this section, an agent or employee of the Town shall provide identification and authorization upon request.

Riparian
rights
restricted

9. If an existing watercourse is declared to be part of the irrigation system, no person shall draw water from that watercourse during the period the irrigation system is in operation except in accordance with the by-law.

Private
irrigation
works

10.—(1) The council may by by-law allow privately-owned irrigation works to be placed in municipal road allowances in the manner and at the locations specified in the by-law.

Insurance

(2) A by-law under subsection (1) may require the owner of the drains to obtain insurance against any damage that may result from water escaping from the drains.

- 11.**—(1) This Act, or a by-law passed under this Act, does not prevent the owner of land abutting the irrigation system from continuing to use the amount of water authorized by a permit issued on or before the 19th day of June, 1990 under section 20 of the *Ontario Water Resources Act*. Rights protected
R.S.O. 1980, c. 361
- (2) The land to which subsection (1) applies shall form part of the designated area and a by-law passed under this Act may impose the same controls over use and charges for the use as are imposed on the remaining lands in the designated area. Land part of designated area
- 12.**—(1) If the notice of assessment in respect of the operation of the irrigation system contains a numerical or clerical error, the owner of the land may apply to the clerk of the Town for a correction of the error within thirty days of receiving the notice. Clerical, numerical errors
R.S.O. 1980, c. 250
- (2) If the clerk of the Town neglects or refuses to dispose of an application under this section within thirty days after receiving it, an appeal lies to the court of revision established under the *Local Improvement Act* in respect of the numerical or clerical error but not in respect of an error in judgment in making the assessment. Appeal to court of revision
R.S.O. 1980, c. 250
- 13.**—(1) The Town is not liable for damages caused by any shortage of water in the irrigation system. Exemption from liability
- (2) The Town is not liable for damages caused by any excess of water in the irrigation system unless it introduces water into the irrigation system at a rate exceeding the maximum flow of water permitted to pass through the irrigation system as established by the engineering report and modified by the Ontario Municipal Board under subsection 2 (10). Limited exemption
- 14.** Every person who interferes or obstructs an agent or employee of the Town in the exercise of his or her powers under section 8 is guilty of an offence. Offence, obstruction
- 15.**—(1) If there is a conflict between a by-law passed under this Act and the *Lakes and Rivers Improvement Act*, that Act prevails. Conflict
R.S.O. 1980, c. 229
- (2) If there is a conflict between a by-law passed under this Act and a regulation made under section 28 of the *Conservation Authorities Act*, the regulation prevails. Idem
R.S.O. 1980, c. 85

Commence-
ment **16.** This Act comes into force on the day it receives Royal Assent.

Short title **17.** The short title of this Act is the *Town of Niagara-on-the-Lake Act, 1990*.

CHAPTER Pr32

An Act respecting St. George's Society of Toronto*Assented to June 28th, 1990*

Whereas St. George's Society of Toronto hereby represents that it was incorporated in 1858 under the Statutes of the Province of Canada, being chapter 72; that its Act of incorporation requires that notice of changes to its by-laws be advertised in two daily newspapers in the City of Toronto; that the cost of complying with this requirement is substantial; and whereas the applicant hereby applies for special legislation waiving this requirement and permitting it to set out notice requirements in its by-laws; and whereas the applicant also applies to alter the composition of the committee of management; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Despite section 2 of *An Act to incorporate the St. George's Society of Toronto*, being chapter 72 of 22 Victoria, 1858, as amended by the Statutes of Ontario, 1885, chapter 86, section 2, the committee of management shall consist of a president, first, second and third vice-presidents, a secretary, a treasurer and not less than eight other members.

Composition of committee

2.—(1) Despite section 4 of *An Act to incorporate the St. George's Society of Toronto*, being chapter 72 of 22 Victoria, 1858, as remade by the Statutes of Ontario, 1885, chapter 86, section 4, and despite section 6 of *An Act respecting the St. George's Society of Toronto*, being chapter 86 of the Statutes of Ontario, 1885, St. George's Society of Toronto is not required to advertise in any newspaper any proposed by-law, amendment to a by-law or repeal of a by-law.

Advertisement requirement waived

(2) Notice to the members of the Society of any proposed by-law, amendment to a by-law or repeal of a by-law shall be given in the manner set out in the by-laws of the Society.

Notice

3. *An Act respecting the St. George's Society of Toronto*, being chapter 110 of the Statutes of Ontario, 1891, is repealed.

Repeal

Commence-
ment

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is the *St. George's Society of Toronto Act, 1990*.

CHAPTER Pr33

An Act respecting the City of Thunder Bay

Assented to June 28th, 1990

Whereas The Corporation of the City of Thunder Bay, herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth. Preamble

And whereas it is expedient to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, Definitions

“highway” means a common and public highway which has not been stopped up and closed by a by-law of the Corporation;

“pedestrian promenade” means a pedestrian promenade established under *The City of Thunder Bay Act, 1977*. 1977, c. 108

2. The Council of the Corporation may by by-law establish or continue all or any part of the land described in the Schedule solely or principally as a pedestrian promenade whether or not the land forms all or part of a highway. By-laws re pedestrian promenade

3. The expenditure of funds of the Corporation for the purposes of a pedestrian promenade situated on the lands described in the Schedule does not operate to open up and establish the land as a highway. Highway not created

4. The *Trespass to Property Act* applies to the pedestrian promenade located on any land described in the Schedule which does not form part of a highway. R.S.O. 1980, c. 511 applies

5. This Act comes into force on the day it receives Royal Assent. Commencement

6. The short title of this Act is the *City of Thunder Bay Act, 1990*. Short title

SCHEDULE

1. Portions of Victoria Avenue and Syndicate Avenue in the City of Thunder Bay in the District of Thunder Bay shown on plans W-123 and W-178 described as follows:

Premising the bearing of the south limit of lots 9 to 16 inclusive on Registered Plan W-178 to be east astronomic as shown on Plan W-178 and relating all bearings herein thereto.

Firstly: Commencing at a point where an iron bar has been planted at the southwest angle of Lot 16 on Plan W-178;

Thence east astronomic and along the southerly limits of lots 16, 15, 14, 13, 12, 11, 10 and 9, 62.457 metres to a point where an iron bar has been planted at the southeast angle of Lot 9 on Plan W-178;

Thence south $0^{\circ} 05' 0''$ west 20.117 metres to the northeast angle of Lot 60 on the west side of Brodie Street according to Plan W-123;

Thence north $89^{\circ} 57' 50''$ west and along the south limit of Victoria Avenue 62.430 metres to the northwest angle of Lot 60 on the east side of Syndicate Avenue according to Plan W-123;

Thence south $0^{\circ} 0' 45''$ east and along the east limit of Syndicate Avenue 40.927 metres;

Thence north $89^{\circ} 58' 10''$ west 4.968 metres;

Thence south $0^{\circ} 01' 50''$ west 3.650 metres;

Thence north $89^{\circ} 58' 10''$ west 4.600 metres;

Thence south $0^{\circ} 01' 50''$ west 4.600 metres;

Thence north $89^{\circ} 58' 10''$ west 9.200 metres;

Thence south $0^{\circ} 01' 50''$ west 10.400 metres;

Thence north $89^{\circ} 58' 10''$ west 5.525 metres to a point in the west limit of Syndicate Avenue;

Thence north $0^{\circ} 0' 10''$ west and along the west limit of Syndicate Avenue 59.531 metres to the northeast angle of Lot 60 on the west side of Syndicate Avenue according to Plan W-123;

Thence south $89^{\circ} 56' 30''$ west and along the south limit of Victoria Avenue and the westerly production thereof 66.389 metres;

Thence north $0^{\circ} 01' 50''$ east 5.673 metres;

Thence south $89^{\circ} 58' 10''$ east 4.600 metres;

Thence north $0^{\circ} 01' 50''$ east 14.425 metres to a point in the south limit of Lot 24 on Plan W-178;

Thence north $89^{\circ} 57' 30''$ east along the south limit of lots 24, 23, 22, 21, 20, 19, 18 and 17, 61.809 metres to the southeast angle of Lot 17 on Plan W-178;

Thence north $0^{\circ} 02' 45''$ west and along the west limit of Syndicate Avenue 15.697 metres;

Thence south 89° 58' 10" east 24.257 metres to a point in the east limit of Syndicate Avenue;

Thence south 0° 03' 05" east and along the east limit of Syndicate Avenue 15.646 metres to the place of commencement.

Secondly: The south 1.524 metres of lots 9 to 16 inclusive on Plan W-178.

Thirdly: The south 4.267 metres in perpendicular width of lots 17 to 23 inclusive on Plan W-178.

Fourthly: That portion of Lot 24 on Plan W-178 described as follows:

Commencing at the southeast angle of Lot 24;

Thence north and along the east limit of Lot 24, 4.267 metres;

Thence south 89° 57' 30" west 6.914 metres;

Thence south 0° 01' 50" west 4.267 metres to a point in the south limit of Lot 24;

Thence north 89° 57' 30" east 6.91 metres, more or less, to the place of commencement.

The above-described lands are shown outlined in yellow on Plan signed by Ontario Land Surveyor, J.C.Kirkup, dated at Thunder Bay the 27th day of March, A.D., 1979.

2. Firstly: Parts of lots 58, 59 and 60, east side of Archibald Street, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, designated as Part 3 on Reference Plan 55R-2837.

Secondly: Portion of the 14 foot wide lane to the rear of lots 58, 59 and 60, east side of Archibald Street, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, designated as Part 4 on Reference Plan 55R-2837.

Thirdly: Part of Lot 57, east side of Archibald Street, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, designated as Part 4 on Reference Plan 55R-3820.

Fourthly: Parts of Lot 56, east side of Archibald Street, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, designated as Parts 8 and 12 on Reference Plan 55R-3820.

Fifthly: Those parts of the lane to the rear of lots 56 and 57, east side of Archibald Street, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, designated as Parts 13 and 14 on Reference Plan 55R-3820.

3. Part of Syndicate Avenue, Plan W-178 in the City of Thunder Bay in the District of Thunder Bay, described as follows:

Premising the bearing of the south limit of lots 9, 10, 11, 12, 13, 14, 15 and 16 as shown on said Plan W-178 to be east astronomic and relating all bearings herein thereto;

Commencing at a point which may be located as follows:

Beginning at the southeast corner of Lot 17 on Plan W-178;

Thence north $0^{\circ} 02' 45''$ west along the west limit of Syndicate Avenue 15.697 metres;

Thence south $89^{\circ} 58' 10''$ east a distance of 4.000 metres to the point of commencement for this description;

Thence south $89^{\circ} 58' 10''$ east a distance of 16.257 metres, more or less, to a point distant 4.000 metres measured north $89^{\circ} 58' 10''$ west from the east limit of Syndicate Avenue;

Thence north $0^{\circ} 03' 05''$ west parallel to the east limit of Syndicate Avenue 7.500 metres;

Thence north $89^{\circ} 58' 10''$ west a distance of 16.257 metres, more or less, to intersect a line drawn north $0^{\circ} 02' 45''$ west from the point of commencement;

Thence south $0^{\circ} 02' 45''$ east a distance of 7.500 metres to the point of commencement.

CHAPTER Pr34

An Act to revive Dinorwic Metis Corporation

Assented to June 28th, 1990

Whereas George Henry Chief, Louis Edward Ainslie, Marlene McLeod, Shiela Margaret Chief, Alvin Curtis Walmsley, Raymond Marcel Derosier and Lillian Harrison hereby represent that Dinorwic Metis Corporation, herein called the Corporation, was incorporated by letters patent dated the 18th day of August, 1969; that the Minister of Consumer and Commercial Relations by order dated the 27th day of January, 1987 and made under the authority of subsection 317 (9) of the *Corporations Act* cancelled the letters patent of the Corporation for default in complying with section 5 of the *Corporations Information Act* and declared the Corporation to be dissolved on the 27th day of January, 1987; that the applicants are the directors of the ongoing organization carried on in the name of the Corporation, having been elected in March of 1987; that notice of default in filing annual returns, although sent to each of the previous directors, was not communicated to any of the applicants and no one appears to have been aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution was carrying on activity and since that time activity has continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Preamble

R.S.O. 1980,
cc. 95, 96

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Dinorwic Metis Corporation is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Corporation
revived

Commence-
ment

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is the *Dinorwic Metis Corporation Act, 1990*.

CHAPTER Pr35

An Act respecting the City of Kingston and the townships of Kingston, Pittsburgh and Ernestown

Assented to June 28th, 1990

Whereas The Corporation of the City of Kingston, The Corporation of the Township of Kingston, The Corporation of the Township of Pittsburgh and The Corporation of the Township of Ernestown have formed a taxi licensing commission empowered to license, regulate and govern the owners and drivers of taxicabs; and whereas it is desirable that the licensing commission be empowered to license, regulate and govern taxicab brokers; and whereas the four municipalities hereby apply for special legislation for such purpose; and whereas it is expedient to grant the application;

Preamble

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Sections 3 and 4 of the *City of Kingston and townships of Kingston, Pittsburgh and Ernestown Act, 1989* are repealed and the following substituted:

1989, c. Pr29

3.—(1) The Commission may pass by-laws for licensing, regulating and governing the owners, drivers and brokers of taxicabs.

Licensing
powers

(2) In this section and in section 4, “broker” has the same meaning as “taxi-cab broker” in paragraph 6 of section 227 of the *Municipal Act*.

Definition

R.S.O. 1980,
c. 302

(3) The power to license, regulate and govern the owners, drivers and brokers of taxicabs includes,

Contents of
by-law

- (a) the power to grant, refuse, revoke or suspend a licence;
- (b) the power to make any licence subject to such conditions as the Commission may prescribe;

- (c) the power to establish and collect licence fees; and
- (d) the power to require that public liability property damage or other insurance in the form and to the amount specified in the by-law be provided in respect of each taxicab operated.

Idem

(4) A by-law under subsection (1) may,

- (a) establish rates or fares to be charged by the owners, drivers and brokers of taxicabs for the conveyance of goods or passengers within the area comprising the participating municipalities or to any point not more than five kilometres beyond the limits of that area;
- (b) provide for the collection of the rates or fares established under clause (a); and
- (c) limit the number of taxicabs.

Exemptions

(5) A by-law passed under subsection (1) may exempt from all or any of its provisions, upon such conditions as may be set out in the by-law, the owners, drivers and brokers of taxicabs,

- (a) engaged in the conveyance of children taking the taxicab both to and from nursery school, school or other full-time educational institution; or
- (b) engaged in the conveyance of physically, emotionally or mentally handicapped persons, as defined in the by-law, from any point within the participating municipalities to any point outside the participating municipalities if the conveyance is made pursuant to a written contract and the taxicab is licensed under a by-law passed by any municipality.

Idem

(6) A by-law passed under subsection (1) may exempt from all or any of its provisions the owners, drivers and brokers of taxicabs with respect to which there is a valid and subsisting licence issued before the coming into force of this Act by a municipality named in the by-law.

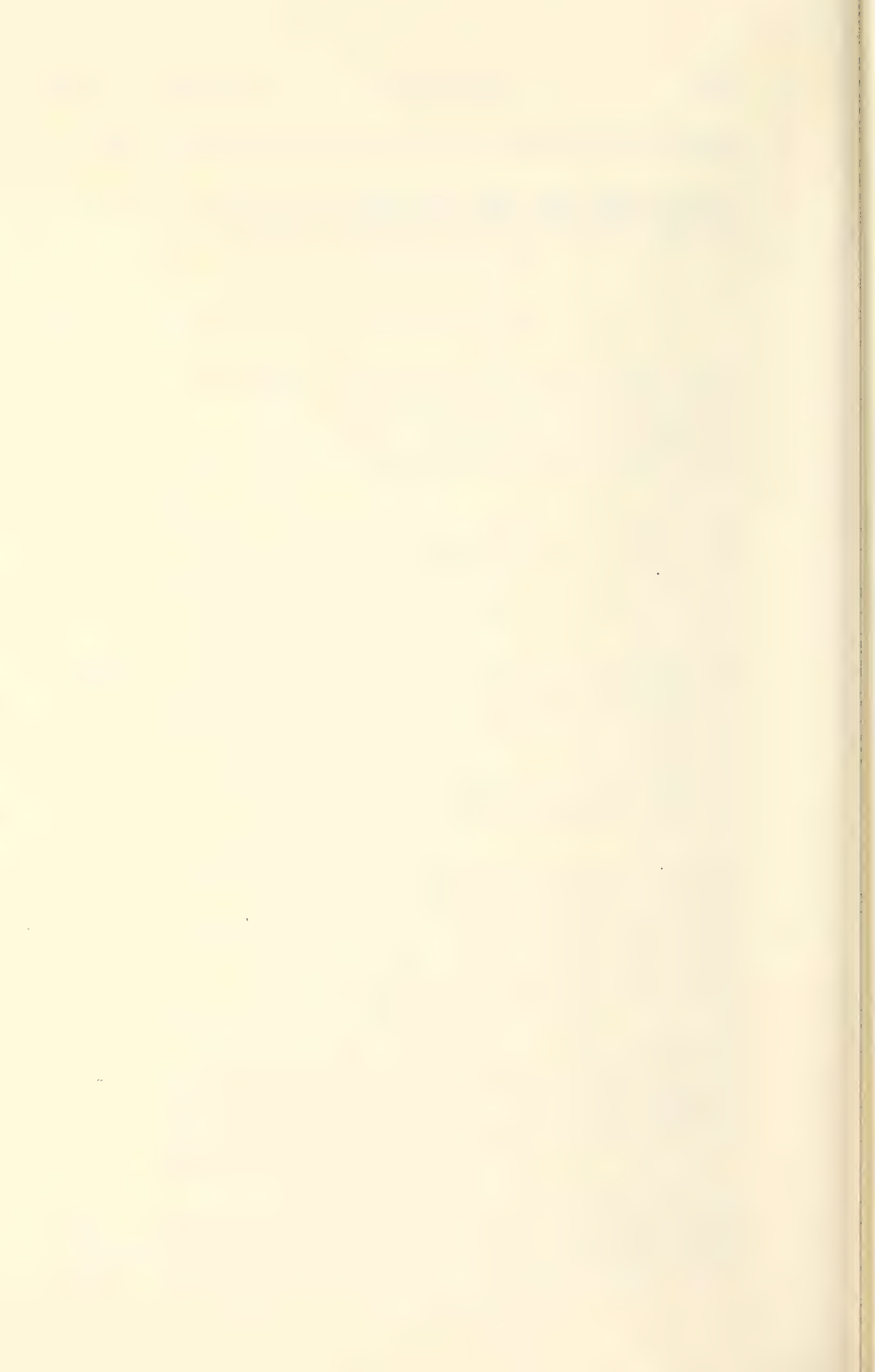
Transfer of Power

R.S.O. 1980,
c. 302

4. The power of the participating municipalities to license, regulate and govern the owners, drivers and brokers of taxicabs under the *Municipal Act* or any special Act is vested in the Commission.

2. This Act comes into force on the day it receives Royal Assent. Commence-
ment

3. The short title of this Act is the *City of Kingston and townships of Kingston, Pittsburgh and Ernestown Act, 1990*. Short title



CHAPTER Pr36

An Act to revive the Restoule Snowmobile Club

Assented to December 20th, 1990

Burkhard Porter, Montgomery Gordon Cotter, Larry Kenneth Gerald Morello and Robert Fred Vincent have applied for special legislation to revive the Restoule Snowmobile Club. The applicants represent that they are members of the ongoing organization carried on in the name of the Club. The Minister of Consumer and Commercial Relations dissolved the Club on the 8th day of September, 1982 for default in complying with the *Corporations Information Act*. The applicants represent that this default was inadvertent, that they were not aware of the dissolution until more than two years after it had occurred and that activity has been carried on in the name of the Club despite the dissolution.

Preamble

R.S.O. 1980,
c. 96

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Restoule Snowmobile Club is revived and is, subject to any rights acquired by any person after its dissolution, restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

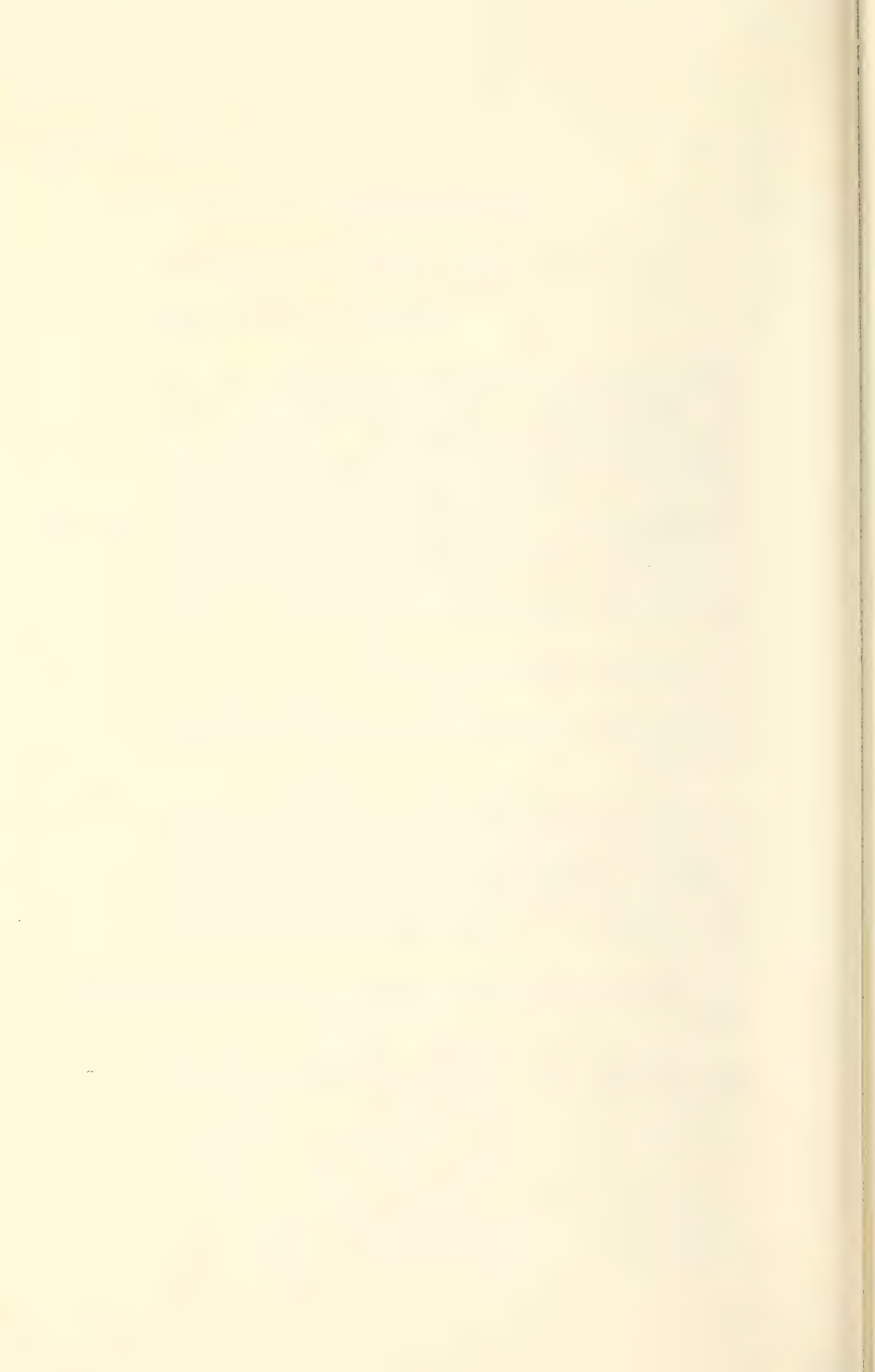
Club revived

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is the *Restoule Snowmobile Club Act, 1990*.

Short title



CHAPTER Pr37

An Act to revive The Interlock People Ltd.

Assented to December 20th, 1990

Helmut Zgraja has applied for special legislation to revive The Interlock People Ltd. The applicant represents that he was the sole director and holder of common shares of the corporation when it was dissolved. The Director appointed under the *Business Corporations Act, 1982* dissolved the corporation on the 12th day of March, 1987 for default in complying with the *Corporations Information Act*. The applicant represents that he did not receive the notice of default that was mailed to the corporation, that he was not aware of the dissolution until more than two years after it had occurred and that business has been carried on in the name of the corporation despite the dissolution.

Preamble

R.S.O. 1980,
c. 96

1982, c. 4

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Interlock People Ltd. is revived and is, subject to any rights acquired by any person after its dissolution, restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as of the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

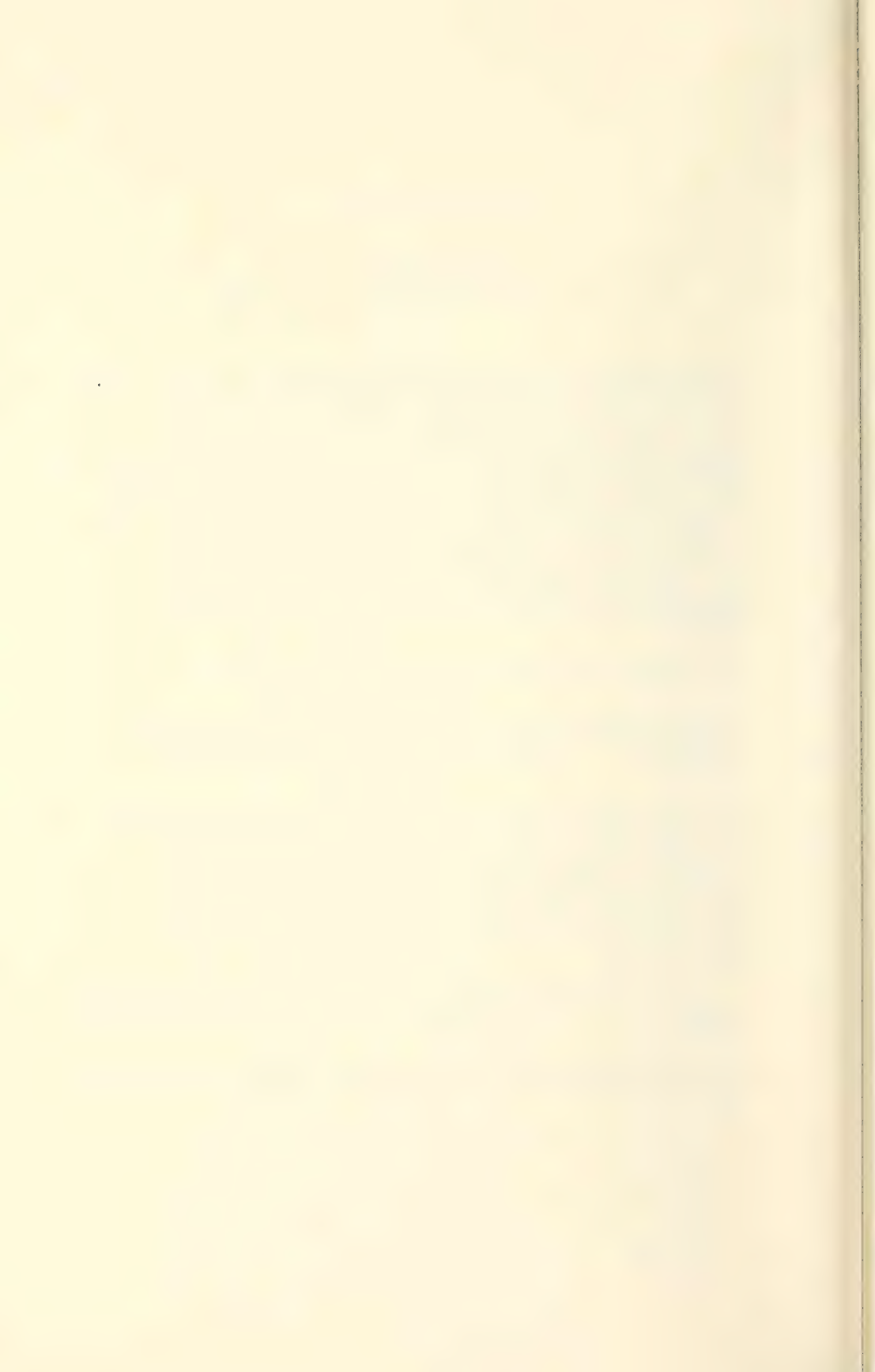
Revival

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is the *Interlock People Ltd. Act, 1990*.

Short title



CHAPTER Pr38

An Act to revive Conyork Construction & Engineering Ltd.

Assented to December 20th, 1990

Lenard G. L. Mar has applied for special legislation to revive Conyork Construction & Engineering Ltd. The applicant represents that he is the solicitor to the Public Trustee for the Province of Alberta, that the Public Trustee is trustee of the Estate of Leon Soreanu, dependent adult and that Leon Soreanu was the sole director and shareholder of the corporation when it was dissolved. The Minister of Consumer and Commercial Relations dissolved the corporation on the 7th day of June, 1982 for default in complying with the *Corporations Tax Act*. The applicant requests the revival of the corporation for certain purposes relating to the administration of the Estate of Leon Soreanu, dependent adult.

Preamble

R.S.O. 1980,
c. 97

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Conyork Construction & Engineering Ltd. is revived and is, subject to any rights acquired by any person after its dissolution, restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

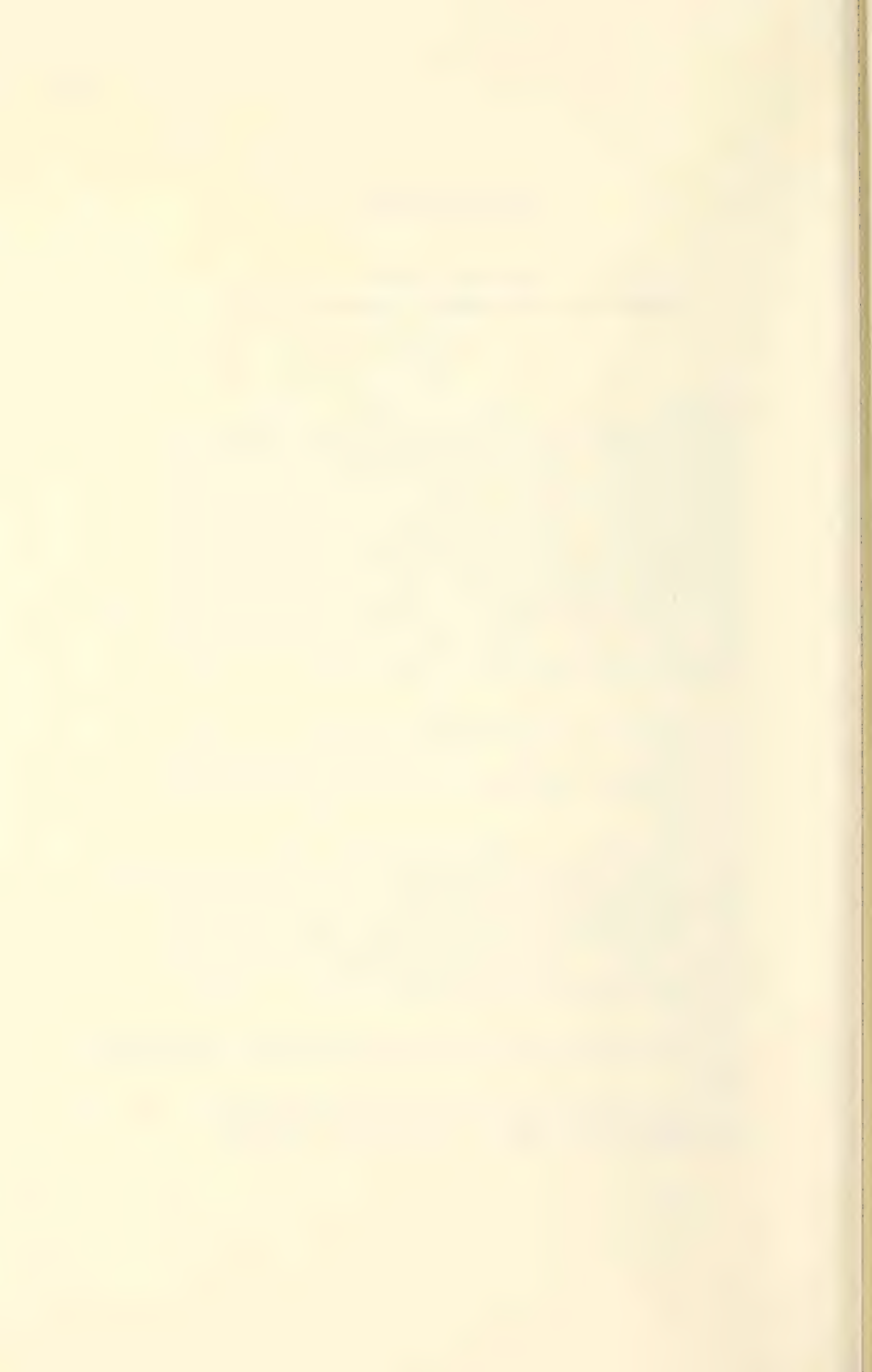
Corporation
revived

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is the *Conyork Construction & Engineering Ltd. Act, 1990*.

Short title



CHAPTER Pr39

**An Act respecting
The Oratory of Saint Philip Neri-Toronto**

Assented to December 20th, 1990

The Oratory of Saint Philip Neri-Toronto, a corporation, has applied for special legislation authorizing it to grant certain types of degrees. The applicant represents that, in addition to other activities, it educates applicants for the Roman Catholic priesthood.

Preamble

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Definitions

“Oratory” means The Oratory of Saint Philip Neri-Toronto;

“seminary” means the seminary division of the Oratory.

2. The Oratory may grant the degrees of Bachelor of Thomistic Thought, Bachelor of Catholic Thought, Bachelor of Fundamental Theology, Master of Thomistic Thought and Master of Theology.

Power to
grant degrees

3.—(1) A seminary division within the Oratory is established under the name Saint Philip’s Seminary of Toronto.

Seminary

(2) The objects of the seminary are to train men for Roman Catholic priesthood and to provide continuing education courses for adults in matters relating to the Roman Catholic faith.

Objects

(3) The seminary shall be carried on without the purpose of financial gain and all profits and other accretions to the seminary shall be used to promote its objects.

Idem

4.—(1) A board of governors for the seminary is established and is composed of,

Board of
governors

- (a) the Superior of the Oratory;
- (b) the members of the board of directors of the Oratory;
- (c) the dean of studies of the seminary; and
- (d) two individuals elected by the remaining members of the board of governors from among persons who are not employed as teachers by the seminary and are not students at the seminary.

Eligibility to vote (2) A member of the board of governors is not eligible to vote unless the member is a Canadian citizen or a permanent resident of Canada.

Term of office (3) The term of office of the lay members is two years.

Vacancy (4) If a lay member ceases to hold office before his or her term expires, the board of governors may appoint or elect another individual to complete the term of office of the original lay member.

Re-election (5) A lay member is eligible for re-election and may hold office for three consecutive terms.

Idem (6) For the purposes of subsection (5), the three consecutive terms do not include a member's term of office, if any, as replacement for another member who has ceased to hold office before his or her term expires.

Idem (7) A lay member who has held office for three consecutive terms may be re-elected once two years have elapsed after the end of his or her third consecutive term of office.

Definition (8) In this section, "lay member" means an individual who becomes a member of the board of governors under clause (1) (d).

Powers, etc., of the board **5.—**(1) The board of governors shall govern the seminary and manage its affairs and may exercise such powers as are necessary to carry out its duties.

Idem (2) Without limiting the generality of subsection (1), the board of governors may,

- (a) appoint a chief academic officer for the seminary and determine his or her duties;

- (b) appoint, promote, grant leave to, suspend and terminate the employment of persons employed by the seminary as teachers;
 - (c) establish and collect fees and charges for the services offered by the seminary; and
 - (d) enact by-laws for the conduct of its affairs.
- (3) The board of governors may delegate any of its powers to a committee if a majority of the members of the committee are members of the board. Delegation
- (4) The board of governors shall appoint one or more public accountants licensed under the *Public Accountancy Act* to audit the accounts and transactions of the seminary at least once each year. Auditor
R.S.O. 1980,
c. 405
- (5) The board of governors shall keep available for inspection by the public during the normal office hours of the seminary, Inspection by
the public
- (a) a copy of the most recent auditor's report on the accounts of the seminary; and
 - (b) a copy of its by-laws and the by-laws of the academic council.
- 6.—**(1) Meetings of the board of governors are open to the public. Board
meetings
- (2) The board of governors may exclude members of the public from a portion of a meeting during which personnel matters confidential to the seminary are being considered. Confidential
matters
- (3) The board of governors may exclude members of the public from a portion of a meeting during which matters of a personal nature concerning an individual are being considered, unless the board and the individual agree to admit the public. Matters of a
personal
nature
- (4) The board of governors may remove from a meeting a person who, in the opinion of the board, engages in conduct at the meeting that could interfere with the proceedings. Improper
conduct
- 7.—**(1) The Superior of the Oratory is the chair of the board of governors and the chief executive officer of the seminary. Chair of the
board

Officers (2) The board of governors may elect such officers of the seminary as the board considers appropriate.

Term of office (3) The term of office of an officer is one year.

Academic council **8.**—(1) The academic council of the seminary is established and is composed of such individuals as are appointed to it by the board of governors.

Powers, etc., of the academic council (2) The academic council shall manage the academic policy of the seminary and may,

- (a) determine the standards for the admission of students and for students' continued registration;
- (b) establish and determine the contents and curricula of programs;
- (c) establish criteria for graduation and for conferring degrees;
- (d) determine all matters relating to examinations and the appointment of examiners; and
- (e) enact by-laws for the conduct of its affairs.

Commencement **9. This Act comes into force on the day it receives Royal Assent.**

Short title **10. The short title of this Act is the *Oratory of Saint Philip Neri-Toronto Act, 1990*.**

CHAPTER Pr40

An Act respecting the City of Windsor

Assented to December 20th, 1990

The Corporation of the City of Windsor, referred to in this Act as the Corporation, has applied for special legislation in respect of the matters set out in this Act. Preamble

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, “commission” means the Windsor Licensing Commission. Definition

2. The council of the Corporation may pass any by-law that The Board of Commissioners of Police for the City of Windsor is authorized to pass under the *Municipal Act* or under section 2 of *The City of Windsor Act, 1972*. Licensing
by-laws
R.S.O. 1980,
c. 302,
1972, c. 204

3.—(1) The council of the Corporation may by by-law establish a licensing commission for the Corporation to be known as the Windsor Licensing Commission composed of three or such greater number of members as the council considers advisable. Licensing
commission

(2) At least one member of the commission shall be a member of council and all other members shall be qualified to hold office as a member of council under section 37 of the *Municipal Act*. Qualifications
R.S.O. 1980,
c. 302

(3) Members of the commission shall be appointed by the council for a term of one year or until their successors are appointed and are eligible for re-appointment but no member shall hold office beyond the term of the council that made the appointment. Term of
office

(4) If a vacancy occurs in the membership of the commission, the council of the Corporation shall appoint another person for the unexpired portion of the term. Vacancies

Quorum	(5) The commission shall elect a chair and a majority of the members constitutes a quorum.
Payments to members	(6) The council of the Corporation may provide for the payment of salaries, expenses or allowances to the members of the commission.
Powers	4. —(1) The commission may license any trade, calling, business or occupation authorized by by-law of the council under this or any other Act.
Idem	(2) The power granted to license any trade, calling, business or occupation or the person carrying on or engaged in it includes, <ul style="list-style-type: none">(a) the power to prohibit the carrying on or the engaging in it without a licence;(b) the power, after hearing the licensee, to impose conditions on the issuance of a licence or to suspend or revoke a licence; and(c) the power to regulate or govern any trade, calling, business or occupation or the person carrying on or engaging in it.
Application of R.S.O. 1980, c. 484	(3) The <i>Statutory Powers Procedure Act</i> applies to the hearing conducted by the commission under clause (2) (b).
Effect of by-law	(4) If a by-law has been passed by the council of the Corporation under this Act, any by-law of The Board of Commissioners of Police for the City of Windsor respecting licensing has no effect.
Licence commissioner, investigations	5. —(1) The council of the Corporation may by by-law appoint a licence commissioner who, upon receipt of an application for a licence or renewal thereof, shall make all investigations required by law or by the commission related to the application.
Idem	(2) If the investigations disclose that the applicant is not of good character or that the carrying on of the trade, calling, business or occupation is likely to result in a breach of the law or be adverse to the public interest, the licence commissioner shall recommend to the commission that it not issue or renew the licence or that it impose conditions on the issuance of a licence, otherwise, the licence commissioner shall recommend to the commission that it issue or renew the licence.

(3) Where, in the opinion of the licence commissioner, the carrying on of a trade, calling, business or occupation by a licensee will likely result in a breach of the law or be adverse to the public interest, the licence commissioner shall recommend to the commission that it suspend, revoke or impose conditions on the licence.

Suspend or
revoke
licence

(4) The council of the Corporation may by by-law authorize the licence commissioner, without holding a hearing, to suspend any licence for such time and subject to such conditions as the by-law may provide,

Temporary
suspension

(a) if the licensee has been convicted of a criminal offence so long as the suspension is made within thirty days of the conviction; or

(b) if the licence commissioner has reason to believe that a safety standards certificate under the *Highway Traffic Act* was denied with respect to a motor vehicle used in the licensed trade, calling, business or occupation and if, without the appropriate repairs having been made, the motor vehicle is being used on a public highway.

R.S.O. 1980,
c. 198

(5) A suspension may be made under clause (4) (a) even if an appeal has been taken from the conviction.

Idem

(6) The council of the Corporation may by by-law authorize the licence commissioner, without a hearing,

Suspension

(a) to order a licensee to stop using any motor vehicle used in the licensed trade, calling, business or occupation until such time as the licensee provides the licence commissioner with a safety standards certificate issued under the *Highway Traffic Act* with respect to the motor vehicle; and

(b) to suspend, subject to such conditions as the by-law may provide, the licence if the licensee fails, within twenty-four hours of the making of the order, to comply with the order or provide proof satisfactory to the licence commissioner that the motor vehicle is not being used on a public highway.

(7) No suspension of a licence by the licence commissioner is effective after the expiration of two weeks from the date of suspension or after the next meeting of the commission after the suspension, whichever occurs first.

Idem

6. The council of the Corporation may by by-law,

Licence fees

- (a) fix an annual fee for the issue or renewal of any licence and charge penalties for the late payment thereof; and
- (b) reduce the licence fee where the licence is in effect for less than one year.

Conflict

R.S.O. 1980,
c. 302

7. If a by-law passed under this Act conflicts with any other Act, other than the *Municipal Act*, for licensing, regulating or controlling any business or the person carrying on any business, that Act prevails to the extent of the conflict.

Repeal

8. Section 2 of *The City of Windsor Act, 1977*, being chapter 112, as re-enacted by section 2 of the *City of Windsor Act, 1988*, being chapter Pr9, is repealed.

Commence-
ment

9. This Act comes into force on the day it receives Royal Assent.

Short title

10. The short title of this Act is the *City of Windsor Act, 1990*.

CHAPTER Pr41

**An Act respecting
Goderich-Exeter Railway Company Limited**

Assented to December 20th, 1990

Goderich-Exeter Railway Company Limited has applied for special legislation respecting the operation of a railway. The company represents that it is preparing to operate rail services in southwestern Ontario. The corporation, which was incorporated under the *Business Corporations Act, 1982*, cannot operate a railway unless it is incorporated by a special Act of the Legislature.

Preamble

1982, c. 4

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Goderich-Exeter Railway Company Limited shall, for the purposes of *The Railways Act*, be deemed to be incorporated by a special Act.

Deeming
provision
R.S.O. 1950,
c. 331

2. Despite subsection 2 (2) of the *Business Corporations Act, 1982*, that Act applies to the company as if it were a corporation under that Act.

Application
of
1982, c. 4

3. *The Railways Act*, except section 47, applies to the company in respect of its operation of a railway.

Operation of
railway
R.S.O. 1950,
c. 331

4. The Ontario Municipal Board shall not approve an application by the company under section 174 of *The Railways Act* unless the Ministry of Transportation certifies to the Board that the equipment, track and operating procedures of the railway permit the railway to be operated in a safe manner.

Conditions
for approval
to operate
railway
R.S.O. 1950,
c. 331

5. The company shall provide annually to the Ontario Municipal Board a certificate from a professional engineer stating that the equipment, track and operating procedures of the railway are in accordance with generally accepted railway practices and are sufficient to protect the safety of the public.

Annual
safety
inspection
and
certificate

Costs

6. The cost of the inspection and certification required under section 4 or 5 shall be borne by the company.

Powers of
O.M.B.
R.S.O. 1950,
c. 331

7. Nothing in this Act shall be construed to derogate from the powers of the Ontario Municipal Board under *The Railways Act*.

Commence-
ment

8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is the *Goderich-Exeter Railway Company Limited Act, 1990*.

CHAPTER Pr42

An Act respecting the Town of Richmond Hill

Assented to December 20th, 1990

The Corporation of the Town of Richmond Hill, referred to in this Act as the Corporation, has applied for special legislation regulating the dumping of fill. Preamble

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.**—(1) The council of the Corporation may pass by-laws, By-laws respecting dumping of fill
- (a) for prohibiting or regulating the placing or dumping of fill of any kind in any defined area or areas in the Town of Richmond Hill, other than those areas subject to regulations made under clause 28 (1) (f) of the *Conservation Authorities Act*; R.S.O. 1980, c. 85
 - (b) for requiring that a permit be obtained for the placing or dumping of fill, other than in those areas subject to regulations made under clause 28 (1) (f) of the *Conservation Authorities Act*;
 - (c) for prescribing conditions under which the placing or dumping of fill may be carried out under a permit issued pursuant to a by-law passed under this section; and
 - (d) for requiring that fill dumped or placed contrary to a by-law passed or permit issued under this section be removed by the person who dumped or placed it or who caused or permitted it to be dumped or placed.
- (2) If a regulation is made under clause 28 (1) (f) of the *Conservation Authorities Act* respecting the placing or dumping of fill in any area of the Town of Richmond Hill, a by-law passed under subsection (1) ceases to have effect in that area By-law ceases to have effect

of the Town of Richmond Hill upon the coming into force of the regulation.

By-law not
applicable

2. A by-law passed under section 1 does not apply to,

- (a) the use, operation, establishment, alteration, enlargement or extension of a waste management system or waste disposal site within the meaning of Part V of the *Environmental Protection Act*;
- (b) a waste, waste disposal site or waste management system that is exempted by regulation from Part V of the *Environmental Protection Act*;
- (c) the construction, extension, alteration, maintenance or operation of works under section 26 of the *Public Transportation and Highway Improvement Act*;
- (d) emergency measures taken by the Corporation or The Regional Municipality of York to prevent erosion, slipping of soil or damage to trees; or
- (e) the activities of the Corporation, a Ministry of the provincial government, the Regional Council of The Regional Municipality of York or The Metropolitan Toronto and Region Conservation Authority related to the establishment or maintenance of utilities and services, roads, bridges, flood and erosion control facilities, walkways, bicycle paths, fences, retaining walls, steps and lighting.

R.S.O. 1980,
c. 141

R.S.O. 1980,
c. 421

Conflicting
by-laws

R.S.O. 1980,
c. 302

3. If there is a conflict between a provision of a by-law passed under subsection 1 (1) and a provision of a by-law passed by the Regional Council of The Regional Municipality of York under paragraph 129 of section 210 of the *Municipal Act*, the provision of the by-law of The Regional Municipality of York prevails.

Appeal

4.—(1) Where,

- (a) the Corporation refuses or neglects to issue a permit under clause 1 (1) (b) within forty-five days after the application is received by the clerk of the Corporation; or
- (b) an owner of land on which fill is proposed to be placed or dumped objects to a condition in the permit,

the owner may appeal to the Ontario Municipal Board within 180 days from the expiration of the forty-five days, or the issuance of the permit, as the case may be, and the decision of the Board is final.

(2) Section 94 of the *Ontario Municipal Board Act* does not apply to a decision of the Board under subsection (1).

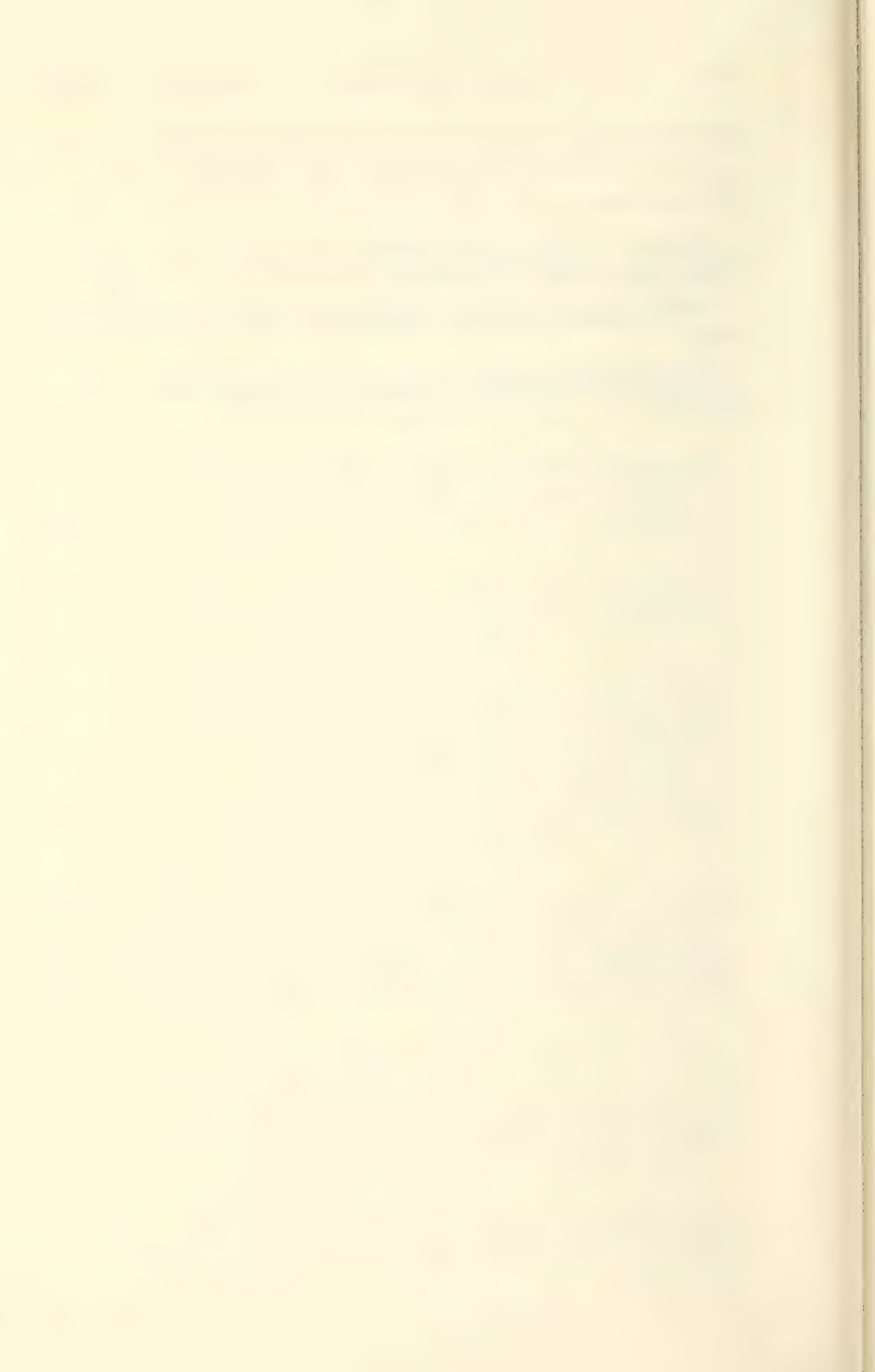
R.S.O. 1980,
c. 347, s. 94
does not
apply

5. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

6. The short title of this Act is the *Town of Richmond Hill Act, 1990*.

Short title



CHAPTER Pr43

An Act respecting the City of Vanier

Assented to December 20th, 1990

The Corporation of the City of Vanier, referred to in this Act as the Corporation, has applied for special legislation to confirm certain by-laws of the Corporation. Preamble

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The by-laws of the Corporation, as set out in the Schedule, are hereby confirmed to be and to have been always valid and in full force and the Corporation shall be deemed to have obtained all necessary Ontario Municipal Board approvals related to the by-laws. By-laws confirmed

2. For the purposes of every Act, the Ontario Municipal Board shall be deemed to have given its approval under section 64 of the *Ontario Municipal Board Act* authorizing any undertaking, work, project, scheme, act, matter or thing to which section 1 applies, and authorizing the Corporation to borrow the money mentioned in section 3. Deemed approval of O.M.B.
R.S.O. 1980, c. 347

3. Despite any other Act, The Regional Municipality of Ottawa-Carleton is authorized to issue and sell debentures in the amount of \$1,840,000 on behalf of the Corporation. Issue of debentures

4. This Act comes into force on the day it receives Royal Assent. Commencement

5. The short title of this Act is the *City of Vanier Act, 1990*. Short title

SCHEDULE

BY-LAW NO. 2959

Being a by-law to authorize the purchase of a computer system

WHEREAS the *Municipal Act*, R.S.O. 1980, Chapter 302, Section 311, authorizes Council to pass by-laws for purchasing machinery and appliances for the purposes of the Corporation; and

WHEREAS The Corporation of the City of Vanier deems it desirable to purchase a computer system;

IT IS THEREFORE hereby enacted as a by-law of The Corporation of the City of Vanier as follows:

1. That the Chief Administrative Officer of The Corporation of the City of Vanier or some person or persons designated by Council shall review submissions received or to be received from suppliers;
2. That the Mayor and Clerk are authorized to execute a contract for the purchase and installation with some person or persons, firm or corporation, subject to the approval of Council to be declared by resolution;
3. That the estimated cost of the purchase is \$365,000 less estimated grants from the Ontario Ministry of Housing of \$10,000 and moneys set aside by Council in a reserve for capital works of \$15,000 leaving an estimated balance of \$340,000 to be paid by way of municipal debentures to be issued by The Regional Municipality of Ottawa-Carleton on behalf of the City of Vanier, the payment of which shall be levied against all the rateable property within the City of Vanier over a period not exceeding five years, or by negotiating a rental purchase agreement with a financial institution for a term not exceeding five years;
4. That pending the sale of debentures or rental purchasing agreement, the City Treasurer may agree with any bank or persons for temporary advances of moneys to meet the cost of the work, all of which shall be subject to the approval of Council;
5. That this by-law shall take effect when approved by the Ontario Municipal Board.

READ A FIRST, SECOND AND THIRD TIME and passed in Open Council this 15th day of March, 1988.

Appendix “A” to By-law 2959

Estimated cost, including hardware, software and installation	\$365,000
Estimated revenues:	
Grants from Ministry of Housing	10,000
Municipal contribution	15,000
	<hr/> 25,000
Balance to be financed:	<u>\$340,000</u>

BY-LAW NO. 3007

Being a by-law to finance the recommendation set out in the City of Vanier
Community Improvement Plan — Project Area No. 2

WHEREAS The Corporation of the City of Vanier has presented to the
Minister of Municipal Affairs of the Government of Ontario a Community
Improvement Plan for Community Improvement Project Area No. 2
(By-law 2965);

AND WHEREAS the recommendations require gross expenditures of
\$4,130,800;

AND WHEREAS the Provincial Government has authorized financial assis-
tance under the PRIDE program;

BE IT THEREFORE enacted as a By-law of The Corporation of the City
of Vanier as follows:

1. That the implementation of the City of Vanier Community Improve-
ment Plan — Project Area No. 2 as adopted by By-law 2965 be and
is hereby authorized.
2. That the work shall be carried out and executed under the supervision
and according to the instructions and orders of the Chief Administra-
tive Officer or such person or persons as may be designated by City
Council or the Chief Administrative Officer.
3. That the Mayor and Clerk are hereby authorized to execute a con-
tract or contracts for the undertaking and construction of the works as
referred to therein, with some person or persons, firm(s) or Corpora-
tion(s) subject to the approval of Council.
4. That the estimated gross cost of the works as described in Schedule
“A” of this by-law is \$4,130,800 all as detailed in Schedule “A” to
this by-law.
5. That the estimated net costs of these works is \$1,500,000 to be paid
by way of debentures. The debentures are to be issued by The
Regional Municipality of Ottawa-Carleton, on behalf of the City of
Vanier, the payment of which shall be levied against all the rateable
property within the City of Vanier over a period not exceeding ten
years.
6. The debentures to be issued for the cost of such works when com-
pleted shall bear interest at such rate as the Council of the Corpora-
tion of The Regional Municipality of Ottawa-Carleton shall deter-
mine.

7. Pending the sale of debentures, the City Treasurer may agree with any bank or persons for temporary advances of moneys to meet the cost of the work, all of which shall be subject to the approval of Council.
8. This by-law shall take effect when approved by the Ontario Municipal Board.

READ A FIRST, SECOND AND THIRD TIME and passed in Open Council this 29th day of August, 1988.

Schedule "A" to By-Law 3007

Community Plan — Project Area No. 2

Budget Expenditures

Storm Sewers.....	\$ 39,600
Watermain	400,000
Roadway	406,890
Sidewalk, Curb and Street Furniture.....	815,316
Hydro poles removal and underground wiring	949,400
Streetlights	273,600
Nodes	910,800
Entrance points.....	330,000
Miscellaneous	5,194
	<u>\$4,130,800</u>

Financing

Vanier Business Improvement Area.....	\$ 400,000
Regional Municipality of Ottawa-Carleton	573,000
Ottawa Hydro.....	316,466
Ministry of Transportation and Communications	19,800
Other	650,000
Ministry of Municipal Affairs — PRIDE	671,534
City of Vanier — Debentures.....	1,500,000
	<u>\$4,130,800</u>

CHAPTER Pr44

An Act respecting the City of Toronto

Assented to December 20th, 1990

The Corporation of the City of Toronto has applied for special legislation in respect of the matters set out in this Act. Preamble

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Despite any general or special Act, if The Corporation of the City of Toronto has the power under any special Act to pass by-laws imposing a fine or penalty and the maximum amount of the fine or penalty that may be imposed is less than the maximum fine under section 62 of the *Provincial Offences Act*, the by-law may provide for the imposition of a fine or penalty of not more than the maximum fine under section 62 of that Act. Penalties and enforcement of by-laws
R.S.O. 1980, c. 400

(2) Despite any general or special Act, separate by-laws may be passed by the council of the Corporation for the imposition of fines or penalties. Separate by-laws

(3) Sections 321 to 329 of the *Municipal Act* apply with necessary modifications to a by-law passed under any special Act or subsection (2). Application of R.S.O. 1980, c. 302, ss. 321-329

2. Section 1 of the *City of Toronto Act, 1983*, being chapter Pr30, is repealed. Repeal

3. This Act comes into force on the day it receives Royal Assent. Commencement

4. The short title of this Act is the *City of Toronto Act, 1990* (No. 3). Short title

CHAPTER Pr45

An Act to revive Lordina Limited

Assented to December 20th, 1990

Lord Realty Holdings Ltd. has applied for special legislation to revive Lordina Limited. The applicant represents that it was the sole shareholder of the corporation when the corporation was dissolved. The Minister of Consumer and Commercial Relations dissolved the corporation on the 29th day of September, 1978 at the request of the corporation and the applicant. The applicant represents that the corporation assigned its assets, including its contracts, to the applicant immediately before the corporation was dissolved. The applicant further represents that it has begun an action arising from a contract entered into by the corporation before it was dissolved, and that the defendants' statement of defence in the action alleges that the corporation, and not the applicant, is the proper person to bring the action. The applicant represents that it is necessary to revive the corporation so that it can be added as a necessary and proper party plaintiff to the action.

Preamble

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Lordina Limited is revived and is, subject to any rights acquired by any person after its dissolution, restored to its legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Revival

2. This Act comes into force on the day it receives Royal Assent.

Commencement

3. The short title of this Act is the *Lordina Limited Act, 1990*.

Short title

CHAPTER Pr46

**An Act to revive
La Capanna Homes (Non-Profit) Inc.**

Assented to December 20th, 1990

Joseph Levato, Pasquale Zanette, Consiglio DeFrancesco, Rodolfo Amatruda and Ennio Renon have applied for special legislation to revive La Capanna Homes (Non-Profit) Inc. The applicants represent that they were all the directors and members of the corporation when it was dissolved. The Minister of Consumer and Commercial Relations dissolved the corporation on the 27th day of January, 1987 for default in complying with the *Corporations Information Act*. The applicants represent that this default was inadvertent, that they were not aware of the dissolution until more than two years after it had occurred and that activity has been carried on in the name of the corporation despite the dissolution.

Preamble

R.S.O. 1980,
c. 96

It is appropriate to grant the application.

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. La Capanna Homes (Non-Profit) Inc. is revived and is, subject to any rights acquired by any person after its dissolution, restored to the legal position, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

Revival

2. This Act comes into force on the day it receives Royal Assent.

Commence-
ment

3. The short title of this Act is the *La Capanna Homes (Non-Profit) Inc. Act, 1990*.

Short title

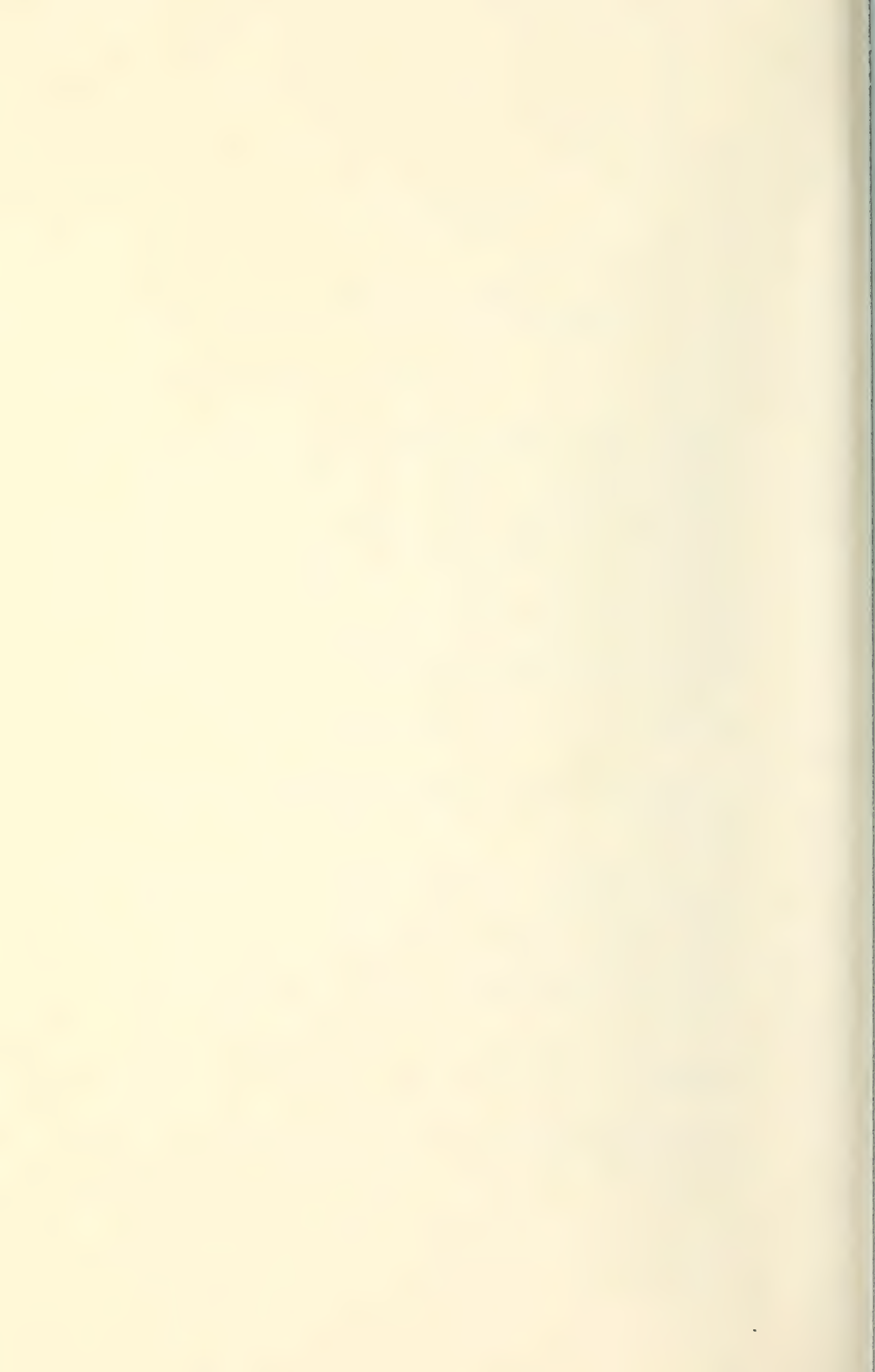


TABLE OF PUBLIC STATUTES

Showing all Acts contained in the Revised Statutes of Ontario, 1980 and all other Public Acts enacted in 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989 and 1990, together with amendments and repeals.

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Consolidated Hearings Act, 1981	1981, c. 20	1988, c. 71, s. 17.
Constitutional Questions Act	86		1984, c. 11, s. 164, rep.
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Title of Act	CITATION		Amendments and Repeals to end of 1990
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Funeral Directors and Establishments Act, 1989	1989, c. 49	
Funeral Services Act (See now Funeral Directors and Establishments Act, 1989)	180		1985, c. 5, s. 3; 1989, c. 49, s. 53, rep.
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Gasoline Tax Act	186		1981, c. 11; 1985, c. 24; 1988, c. 66; 1989, c. 45, c. 56, s. 16 and c. 72, ss. 78, 86. 1984, c. 11, s. 181, rep.
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Geographic Township of Hansen Act, 1986	1986, c. 52	
George R. Gardiner Museum of Ceramic Art Act, 1981	1981, c. 64	
Gold Clauses Act	189		1986, c. 44, rep.
Government Contracts Hours and Wages Act	190		1989, c. 72, s. 44.
Grain Corn Marketing Act, 1984	1984, c. 26	1989, c. 72, s. 6.
Grain Elevator Storage Act	191		1983, c. 40, rep.
Grain Elevator Storage Act, 1983	1983, c. 40	1988, c. 67.
Guarantee Companies Securities Act	192		
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Health Care Accessibility Act, 1986	1986, c. 20	1989, c. 72, s. 40.
Health Disciplines Act	196		1983, c. 59; 1986, c. 28, s. 15 and c. 34; 1989, c. 72, s. 40.
Health Facilities Special Orders Act, 1983	1983, c. 43	1987, c. 21.

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Health Protection and Promotion Act, 1983	1983,c. 10	1984,c. 55,s. 227; 1987,c. 18 and c. 32.
Highway Traffic Act	198		1981,c. 48, c. 54 and c. 72; 1982,c. 15 and c. 28; 1983,c. 63; 1984,c. 11, s. 183, c. 21 and c. 61; 1985,c. 13; 1988,c. 44; 1989,c. 17,s. 35, c. 25,s. 2, c. 54,ss. 1-42,c. 72, ss. 91,94 and c. 87.
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Hospital Labour Disputes Arbitration Act	205		
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Hotel Registration of Guests Act	208		1989,c. 72,ss. 11,18.
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Human Rights Code, 1981	1981,c. 53	1984,c. 58,s. 39; 1986, c. 64,s. 18; 1990,c. 15,s. 65. 1986,c. 64,s. 19.
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Immunization of School Pupils Act, 1982	1982,c. 41	1983,c. 76; 1984,c. 62. 1981,c. 13 and c. 46; 1983,c. 37; 1984,c. 50; 1985,c. 12; 1986,c. 33, s. 58 and c. 40; 1987,c. 27; 1988,c. 73; 1989,c. 56,s. 17 and c. 91; 1990,c. 23.
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Inflation Restraint and Public Sector Prices and Compensation Review Repeal Act, 1987	1987,c. 2	
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Insurance Statute Law Amendment Act, 1990		1990, c. 2	
International Bridges Municipal Payments Act, 1981		1981, c. 60	
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Junior Farmer Establishment Act	225		1986, c. 64, s. 20.
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Legislative Assembly Retirement Allowances Act . . .	236		1984,c. 17; 1985,c. 20; 1986,c. 64,s. 28.
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Lieutenant Governor Act	238		
Lightning Rods Act	239		1985,c. 5,s. 5.
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Limited Partnerships Act	241		1989,c. 69,s. 5; 1990,c. 5, s. 14.
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Liquor Licence Act	244		1981,c. 1 and c. 66,Sched.; 1984,c. 4; 1986,c. 60; 1989, c. 72,s. 26; 1990,c. 15, s. 64,rep.
Liquor Licence Act, 1990	1990,c. 15	
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Live Stock Medicines Act	248		1989,c. 72,s. 6.
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McMichael Canadian Collection Act	259		1982, c. 3; 1986, c. 64, s. 32; 1989, c. 44, s. 16, rep.
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Ministry of Industry and Tourism Act (<i>See now</i> Ministry of Industry and Trade Act, 1982 and Ministry of Tourism and Recreation Act, 1982)	282		1982, c. 31, s. 16, rep.
Ministry of Industry and Trade Act, 1982	1982, c. 31	1989, c. 72, s. 42.
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Municipal Boundary Negotiations Act, 1981		1981,c. 70	1982,c. 33.
Municipal Conflict of Interest Act	305		1983,c. 8,rep.
Municipal Conflict of Interest Act, 1983		1983,c. 8	1986,c. 64,s. 38; 1988,c. 31, s. 17.
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Ontario Waste Management Corporation Act, 1981	1981, c. 21	
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(Loi de 1988 sur le Centre des congrès d'Ottawa)			
Ottawa (City of) Road Closing and Conveyance Validation Act, 1981	1981, c. 52	
Oxford (County of) Act	365		1982, c. 25; 1983, c. 5, s. 13 and c. 66; 1984, c. 45, s. 15; 1987, c. 9; 1988, c. 27, s. 37 and c. 31, s. 20; 1989, c. 11, s. 14, c. 56, s. 32, c. 64, s. 1 and c. 72, s. 49; 1990, c. 28, s. 104.
P			
Paperback and Periodical Distributors Act	366		1989, c. 72, s. 26.
Parks Assistance Act	367		
Parkway Belt Planning and Development Act	368		
Partition Act	369		1981, c. 66, Sched.; 1984, c. 11, s. 200.
Partnerships Act	370		1986, c. 64, s. 50.
Partnerships Registration Act	371		1990, c. 5, s. 12, rep.
(See now Business Names Act, 1990)			
Pawnbrokers Act	372		1986, c. 64, s. 51; 1989, c. 72, s. 18.
Pay Equity Act, 1987	1987, c. 34	1989, c. 72, s. 48.
(Loi de 1987 sur l'équité salariale)			
Pension Benefits Act	373		1983, c. 2; 1986, c. 4, s. 73; 1987, c. 35, s. 117, rep.
Pension Benefits Act, 1987	1987, c. 35	
Perpetuities Act	374		1986, c. 64, s. 52.
Personal Property Security Act	375		1981, c. 2 and c. 58; 1989, c. 16, s. 84, rep.
Personal Property Security Act, 1989	1989, c. 16	
Pesticides Act	376		1981, c. 51; 1986, c. 68, ss. 43 to 50; 1988, c. 54, ss. 89-102; 1989, c. 72, s. 32.

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Petroleum Resources Act	377		
Pits and Quarries Control Act	378		1988, c. 55; 1989, c. 23, s. 77, rep.
(See now Aggregate Resources Act, 1989)			
Placements sud-africains détenus en fiducie, Loi de 1988 sur les	1988, c. 59	
(South African Trust Investments Act, 1988)			
Planning Act	379		1981, c. 15; 1983, c. 1, rep.
Planning Act, 1983	1983, c. 1	1983, c. 82; 1984, c. 32, s. 21; 1985, c. 16; 1989, c. 5 and c. 72, ss. 56, 71.
Planning Statute Law Amendment Act, 1983	1983, c. 5	
Plant Diseases Act	380		1989, c. 72, s. 3.
Police Act	381		1981, c. 55; 1983, c. 57; 1984, c. 11, s. 201; 1986, c. 64, s. 53; 1989, c. 24, s. 1; 1990, c. 10, s. 148, rep.
(See now Court Security Act and Police Services Act, 1990)			
Police Services Act, 1990	1990, c. 10	
Police and Sheriffs Statute Law Amendment Act, 1989	1989, c. 24	
Policy and Priorities Board of Cabinet Act	382		
Pounds Act	383		1989, c. 72, s. 6.
Power Corporation Act	384		1981, c. 16 and c. 41; 1983, c. 15; 1989, c. 36 and c. 53.
Power Corporation Insurance Act	385		
Powers of Attorney Act	386		1983, c. 74; 1986, c. 49 and c. 64, s. 54.
Prearranged Funeral Services Act	387		1989, c. 49, s. 53, rep.
(See now Funeral Directors and Establishments Act, 1989)			
Prepaid Hospital and Medical Services Act	388		1989, c. 72, s. 35; 1990, c. 2, s. 89.
Prepaid Services Act, 1988	1988, c. 39	
Prescription Drug Cost Regulation Act, 1986	1986, c. 28	1989, c. 72, s. 40.
Private Hospitals Act	389		1984, c. 55, s. 226; 1989, c. 72, s. 40.
Private Investigators and Security Guards Act	390		1986, c. 64, s. 55; 1989, c. 72, s. 89.
Private Sanitaria Act	391		1984, c. 11, s. 202; 1986, c. 64, s. 56, rep.
Private Vocational Schools Act	392		
Proceedings Against the Crown Act	393		1983, c. 88, s. 1; 1984, c. 11, s. 203; 1985, c. 6, s. 16; 1988, c. 29.
Professional Engineers Act	394		1984, c. 13, rep.
Professional Engineers Act, 1984	1984, c. 13	1989, c. 72, s. 18.
Projet d'aide financière aux intervenants, Loi de 1988 sur le	1988, c. 71	
(Intervenor Funding Project Act, 1988)			
Property and Civil Rights Act	395		
Provincial Auctioneers Act	396		
Provincial Court (Civil Division) Act	397		1982, c. 58; 1984, c. 11, s. 205, rep.
(See now Courts of Justice Act, 1984)			

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Provincial Courts Act (<i>See now</i> Courts of Justice Act, 1984)	398		1982, c. 22; 1983, c. 18, c. 78, s. 2, c. 80, s. 2 and c. 85; 1984, c. 19, s. 11 (1) and c. 11, s. 204, rep.
Provincial Judges and Masters Statute Law Amendment Act, 1983	399	1983, c. 78	
Provincial Land Tax Act	400		1982, c. 18; 1989, c. 56, s. 33 and c. 72, s. 86. 1983, c. 80, s. 1 and c. 87; 1984, c. 11, s. 206; 1986, c. 42; 1989, c. 25, s. 1, c. 56, s. 34 and c. 72, s. 18.
Provincial Offences Act	401		
Provincial Offences Statute Law Amendment Act, 1983	402	1983, c. 80	
Provincial Offences and Highway Traffic Amendment Act, 1989	403	1989, c. 25	
Provincial Parks Act	404		1984, c. 45, s. 2; 1989, c. 72, s. 73. 1984, c. 45, s. 19, rep.
Provincial Parks Municipal Tax Assistance Act	405	1989, c. 72	
Provincial Penalties Adjustment Act, 1989	406		
Provincial Schools Negotiations Act	407		1988, c. 74; 1989, c. 72, s. 40. 1989, c. 72, s. 15.
Psychologists Registration Act	408		1989, c. 46, s. 29.
Public Accountancy Act	409		1981, c. 71; 1983, c. 79; 1984, c. 20; 1986, c. 11; 1988, c. 64, s. 43, rep.
Public Authorities Protection Act	410		1989, c. 72, s. 16.
Public Commercial Vehicles Act (<i>See now</i> Truck Transportation Act, 1988)	411		
Public Halls Act	412		
Public Health Act (<i>See now</i> Laboratory and Specimen Collection Centre Licensing Act and Health Protection and Promotion Act, 1983)	413		
Public Hospitals Act	414		1981, c. 25; 1989, c. 72, s. 40.
Public Inquiries Act	415		
Public Institutions Inspection Act	416		1989, c. 72, s. 18.
Public Lands Act	417		1986, c. 64, s. 57; 1988, c. 50. 1984, c. 57, rep.
Public Libraries Act	418	1984, c. 57	
Public Libraries Act, 1984	419		1986, c. 64, s. 58.
Public Officers Act	420		1984, c. 11, s. 207, rep.
Public Officers' Fees Act	421		1989, c. 72, s. 57.
Public Parks Act	422		
Public Sector Prices and Compensation Review Act, 1983	423	1983, c. 70	1987, c. 2, s. 1, rep.
Public Service Act	424		1983, c. 88, s. 2; 1986, c. 64, s. 59; 1987, c. 25, s. 69.
Public Service Pension Act, 1989	425	1989, c. 73	
Public Service Superannuation Act (<i>See now</i> Public Service Pension Act, 1989)	426		1981, c. 66, Sched.; 1983, c. 44 and c. 78, s. 3; 1984, c. 22; 1986, c. 4, s. 74, c. 12 and c. 64, s. 60; 1989, c. 73, s. 17, rep.
Public Service Works on Highways Act	427		

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Public Transportation and Highway Improvement Act	421		1981, c. 68; 1983, c. 8, s. 19; 1988, c. 24; 1989, c. 72, ss. 93, 94.
Public Trustee Act	422		
Public Utilities Act	423		1981, c. 16, s. 9; 1982, c. 45; 1989, c. 72, s. 58.
Public Utilities Corporations Act	424		
Public Vehicles Act	425		1983, c. 62; 1989, c. 72, s. 94.
Public Works Protection Act	426		1989, c. 72, s. 89.
Q			
Quieting Titles Act	427		1984, c. 11, s. 208, rep.
R			
Race Tracks Tax Act	428		1981, c. 5; 1988, c. 2, s. 15, rep.
Race Tracks Tax Act, 1988	1988, c. 2	1989, c. 72, s. 86.
Racing Commission Act	429		1981, c. 33.
Radiological Technicians Act	430		1989, c. 72, s. 39.
Railways Act	R.S.O. 1950, c. 331	1986, c. 64, s. 61.
Real Estate and Business Brokers Act	431		1989, c. 72, s. 26.
Real Property (<i>An Act Respecting</i>)	R.S.O. 1897, c. 330	1982, c. 12, s. 2.
Reciprocal Enforcement of Judgments Act	432		1984, c. 11, s. 209.
Reciprocal Enforcement of Judgments (<i>U.K.</i>) Act, 1984	1984, c. 24	
Reciprocal Enforcement of Maintenance Orders Act	433		1982, c. 9, rep.
Reciprocal Enforcement of Maintenance Orders Act, 1982	1982, c. 9	
Refonte des lois, Loi de 1989 sur la	1989, c. 81	
(Statutes Revision Act, 1989)			
Refonte des règlements, Loi de 1989 sur la	1989, c. 82	
(Regulations Revision Act, 1989)			
Regional and Metropolitan Municipalities Amendment Act, 1983	1983, c. 56	
Regional Municipalities Amendment Act, 1982	1982, c. 26 and c. 49	
Regional Municipalities Amendment Act, 1983	1983, c. 72	
Regional Municipalities Amendment Act, 1986	1986, c. 46	
Regional Municipalities Amendment Act, 1987	1987, c. 22	
Regional Municipality of Durham Act	434		1982, c. 26, ss. 81-89 and c. 49, ss. 1-3; 1983, c. 5, s. 10, c. 56, s. 1 and c. 72, ss. 1-7; 1984, c. 45, s. 6; 1986, c. 46, s. 1; 1987, c. 22, s. 1; 1988, c. 27, s. 30 and c. 31, s. 21; 1989, c. 11, s. 15, c. 56, s. 35, c. 64, s. 5, c. 72, s. 59 and c. 84, s. 10; 1990, c. 10, s. 139 and c. 28, s. 105.

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Regional Municipality of Haldimand-Norfolk Act . . .	435		1982, c. 26, ss. 90-98 and c. 49, ss. 4 and 5; 1983, c. 5, s. 11, c. 56, s. 2 and c. 72, ss. 8-13; 1984, c. 45, s. 7 and c. 46; 1986, c. 46, s. 2; 1987, c. 16 and c. 22, s. 2; 1988, c. 31, s. 22; 1989, c. 11, s. 16, c. 56, s. 36, c. 64, s. 6, c. 65, s. 44, c. 72, s. 60 and c. 84, s. 11; 1990, c. 10, s. 140 and c. 28, s. 106.
Regional Municipality of Halton Act	436		1981, c. 66, Sched.; 1982, c. 26, ss. 63-71 and c. 49, ss. 6-9; 1983, c. 5, s. 8, c. 56, s. 3 and c. 72, ss. 14-19; 1984, c. 45, s. 8; 1986, c. 46, s. 3; 1987, c. 22, s. 3; 1988, c. 27, s. 31 and c. 31, s. 23; 1989, c. 11, s. 17, c. 56, s. 37, c. 64, s. 7, c. 72, s. 61 and c. 84, s. 12; 1990, c. 10, s. 141 and c. 28, s. 107.
Regional Municipality of Hamilton-Wentworth Act . .	437		1982, c. 26, ss. 72-80 and c. 49, ss. 10 and 11; 1983, c. 5, s. 9, c. 13, c. 56, s. 4 and c. 72, ss. 20-25; 1984, c. 45, s. 9; 1985, c. 10; 1986, c. 46, s. 4; 1987, c. 12, ss. 1-10 and c. 22, s. 4; 1988, c. 27, s. 32 and c. 31, s. 24; 1989, c. 11, s. 18, c. 56, s. 38, c. 64, s. 8, c. 72, s. 62 and c. 84, s. 13; 1990, c. 10, s. 142 and c. 28, s. 108.
Regional Municipality of Hamilton-Wentworth Statute Law Amendment Act, 1987	1987, c. 12	
Regional Municipality of Niagara Act	438		1982, c. 26, ss. 15-25 and c. 49, ss. 12-14; 1983, c. 5, s. 3, c. 56, s. 5 and c. 72, ss. 26-32; 1986, c. 46, s. 5; 1987, c. 10, s. 40 and c. 22, s. 5; 1988, c. 31, s. 25; 1989, c. 11, s. 19, c. 56, s. 39, c. 64, s. 9, c. 72, s. 63 and c. 84, s. 14; 1990, c. 10, s. 143 and c. 28, s. 109.
Regional Municipality of Ottawa-Carleton Act	439		1982, c. 26, ss. 1-14 and c. 49, ss. 15-21; 1983, c. 5, s. 2 and c. 72, ss. 33-36; 1984, c. 45, s. 10; 1986, c. 21, s. 5 and c. 46, s. 6; 1987, c. 22, s. 6; 1988, c. 27, s. 33, c. 31, s. 26 and c. 53, s. 16; 1989, c. 11, s. 20, c. 56, s. 40, c. 64, s. 10, c. 72, s. 64 and c. 84, s. 15; 1990, c. 28, s. 110.

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Regional Municipality of Peel Act	440		1982, c. 26, ss. 54-62 and c. 49, ss. 22 and 23; 1983, c. 5, s. 7, c. 56, s. 6 and c. 72, ss. 37-42; 1984, c. 45, s. 11; 1986, c. 46, s. 7; 1987, c. 22, s. 7; 1988, c. 27, s. 34 and c. 31, s. 27; 1989, c. 11, s. 21, c. 56, s. 41, c. 64, s. 11, c. 72, s. 65 and c. 84, s. 16; 1990, c. 10, s. 144 and c. 28, s. 111.
Regional Municipality of Sudbury Act	441		1982, c. 26, ss. 45-53 and c. 49, ss. 24 and 25; 1983, c. 5, s. 5, c. 56, s. 7 and c. 72, ss. 43-50; 1984, c. 45, s. 12 and c. 47; 1986, c. 19, s. 1 and c. 46, s. 8; 1987, c. 10, s. 41 and c. 22, s. 8; 1988, c. 27, s. 35 and c. 31, s. 28; 1989, c. 11, s. 22, c. 12, c. 56, s. 42, c. 64, s. 12, c. 65, s. 45, c. 72, s. 66 and c. 84, s. 17; 1990, c. 10, s. 145 and c. 28, s. 112.
Regional Municipality of Sudbury Statute Law Amendment Act, 1986		1986, c. 19	
Regional Municipality of Waterloo Act	442		1982, c. 26, ss. 35-44 and c. 49, ss. 26-29; 1983, c. 4, c. 5, s. 6, c. 56, s. 8 and c. 72, ss. 51-55; 1984, c. 45, s. 13; 1986, c. 46, s. 9; 1987, c. 22, s. 9; 1988, c. 23, ss. 1-5, c. 27, s. 36 and c. 31, s. 29; 1989, c. 11, s. 23, c. 56, s. 43, c. 64, s. 13, c. 65, s. 46, c. 72, s. 67 and c. 84, s. 18; 1990, c. 10, s. 146 and c. 28, s. 113.
Regional Municipality of Waterloo Statute Law Amendment Act, 1988		1988, c. 23	
Regional Municipality of York Act	443		1982, c. 26, ss. 26-34 and c. 49, ss. 30-32; 1983, c. 5, s. 4, c. 56, s. 9 and c. 72, ss. 56-61; 1986, c. 46, s. 10; 1987, c. 22, s. 10; 1988, c. 31, s. 30; 1989, c. 11, s. 24, c. 56, s. 44, c. 64, s. 14, c. 72, s. 68 and c. 84, s. 19; 1990, c. 10, s. 147 and c. 28, s. 114.
Registered Insurance Brokers Act	444		1989, c. 72, s. 36; 1990, c. 2, s. 90.
Registry Act	445		1981, c. 17; 1982, c. 46; 1984, c. 32, s. 22; 1986, c. 62; 1990, c. 4, s. 1.
Regulations Act	446		
Regulations Revision Act, 1989 (Loi de 1989 sur la refonte des règlements)		1989, c. 82	
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Religious Organizations' Lands Act	448		
Rental Housing Protection Act, 1986	1986, c. 26	1988, c. 22; 1989, c. 31, ss. 24, 26; 1986, c. 26, s. 13, rep.
Rental Housing Protection Act, 1989	1989, c. 31	
Repair and Storage Liens Act, 1989	1989, c. 17	
Replevin Act	449		1984, c. 11, s. 210, rep.
Representation Act	450		1986, c. 30, rep.
Representation Act, 1986	1986, c. 30	1990, c. 1.
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Residential Complex Sales Representation Act, 1983	1983, c. 67	
Residential Complexes Financing Costs Restraint Act, 1982	1982, c. 59	1983, c. 69; 1984, c. 65; 1985, c. 15, s. 4; 1986, c. 63, s. 128. 1989, c. 72, s. 41.
Residential Rent Regulation Act, 1986	1986, c. 63	1981, c. 66, Sched.; 1985, c. 15; 1986, c. 63, ss. 126, 127.
Residential Tenancies Act	452		1986, c. 64, s. 62; 1987, c. 36; 1989, c. 3.
Retail Business Holidays Act	453		1981, c. 38; 1982, c. 36; 1983, c. 27, c. 48 and c. 81; 1986, c. 1 and c. 66; 1987, c. 26; 1989, c. 15, c. 38, c. 56, s. 45 and c. 72, s. 86; 1990, c. 20.
Retail Sales Tax Act	454		
Revised Statutes Amendment Act, 1981	1981, c. 66	
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Rideau Centre Mortgage Financing Act, 1982	1982, c. 35	
Riding Horse Establishments Act	455		1989, c. 72, s. 6.
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Road Access Act	457		1989, c. 7 and c. 72, s. 69.
Royal Ontario Museum Act	458		
Rural Housing Assistance Act	459		
Rural Hydro-Electric Distribution Act	460		
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Sale of Goods Act	462		1984, c. 11, s. 211.
Sanatoria for Consumptives Act	463		1983, c. 10, s. 111 (3), rep.
Sarnia-Lambton Act, 1989	1989, c. 41	
School Boards and Teachers Collective Negotiations Act	464		1989, c. 72, s. 31.
School Trust Conveyances Act	465		
Science North Act, 1986	1986, c. 5	1989, c. 72, s. 29.
Securities Act	466		1984, c. 59; 1985, c. 5, s. 7; 1986, c. 64, s. 63; 1987, c. 7 and c. 33, s. 229.
Seed Potatoes Act	467		1989, c. 72, s. 4.
Sentences arbitrales étrangères, Loi de 1986 sur les	1986, c. 25	1988, c. 30, s. 14, rep.
(Foreign Arbitral Awards Act, 1986)	...	1986, c. 45	
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Settled Estates Act	468		1986, c. 64, s. 64.

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Sheep and Wool Marketing Act, 1981	1981, c. 32	1989, c. 72, s. 6.
Sheriffs Act	470		1984, c. 11, s. 212; 1989, c. 24, s. 2 and c. 56, s. 46, rep.
Shoreline Property Assistance Act	471		1983, c. 8, s. 18; 1986, c. 22.
Short Forms of Conveyances Act	472		1984, c. 32, s. 23.
Short Forms of Leases Act	473		
Short Forms of Mortgages Act	474		1984, c. 32, s. 24.
Small Business Development Corporations Act	475		1981, c. 35; 1983, c. 26; 1984, c. 30; 1986, c. 3 and c. 38; 1989, c. 72, s. 84.
Small Claims Courts Act	476		1981, c. 66, Sched.; 1983, c. 22;
(See now Courts of Justice Act, 1984)			1984, c. 11, s. 213, rep.
Smoking in the Workplace Act, 1989	1989, c. 48	
Snow Roads and Fences Act	477		1989, c. 72, s. 70.
Solicitors Act	478		1983, c. 21; 1984, c. 11, s. 214; 1990, c. 8, s. 13.
South African Trust Investments Act, 1988	1988, c. 59	
(Loi de 1988 sur les placements sud-africains détenus en fiducie)			
South Dumfries (Township of) Act, 1989	1989, c. 51	
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Statute Labour Act	482		1986, c. 64, s. 65; 1989, c. 56, s. 47.
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Surrogate Courts Act			
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Surveyors Act	492		1985, c. 5, s. 8; 1986, c. 64, s. 67; 1987, c. 6, s. 47, rep.
Surveyors Act, 1987	1987, c. 6	
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Teachers' Pension Act, 1989	1989, c. 92	
Teachers' Superannuation Act	494		1983, c. 84, rep.
Teachers' Superannuation Act, 1983	1983, c. 84	1986, c. 4, s. 75, c. 13 and c. 64, s. 68; 1987, c. 19; 1989, c. 92, s. 17, rep.
(See now Teachers' Pension Act, 1989)			1989, c. 92, s. 16.
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Theatres Act	498		1984, c. 56; 1988, c. 8; 1989, c. 72, s. 26.
Thunder Bay (City of) Act, 1968-69	1968-69, c. 56	1983, c. 11.
Ticket Speculation Act	499		1989, c. 72, s. 17.
Tile Drainage Act	500		1983, c. 8, s. 21.
Time Act	501		1986, c. 56.
Timmins-Porcupine (City of) Act, 1972	1972, c. 117	1988, c. 27, s. 40.
Tobacco Tax Act	502		1981, c. 4; 1982, c. 17; 1983, c. 25; 1985, c. 22; 1986, c. 41; 1988, c. 65; 1989, c. 56, s. 50 and c. 72, s. 85; 1990, c. 13.
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Toronto Area Transit Operating Authority Act	505		1981, c. 67; 1989, c. 72, s. 94.
Toronto Economic Summit Construction Act, 1988	1988, c. 21	1988, c. 21, s. 4, rep.
Toronto Futures Exchange Act, 1983	1983, c. 19	
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Toronto Stock Exchange Act	506		1982, c. 27, rep.
Toronto Stock Exchange Act, 1982	1982, c. 27	
Toronto Transit Commission, Gray Coach Lines, Limited and GO Transit Labour Disputes Settlement Act, 1984	1984, c. 42	
Toronto Transit Commission Labour Disputes Settlement Act, 1989	1989, c. 52	
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Trespass to Property Act	511		1989, c. 72, s. 18.
Truck Transportation Act, 1988	...	1988, c. 64	
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(See now Repair and Storage Liens Act, 1989)			
Unclaimed Intangible Property Act, 1989	...	1989, c. 83	
Unconscionable Transactions Relief Act	514		1981, c. 66, Sched.
Unified Family Court Act	515		1982, c. 20, s. 5 and c. 21; 1983, c. 80, s. 3 and c. 86; 1984, c. 19, s. 13 and c. 11, s. 217, rep.
(See now Courts of Justice Act, 1984)			
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Variation of Trusts Act	519		
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- SMOKING IN THE WORKPLACE ACT: 1989, c. 48 (1st January, 1990).
- SUPPORT AND CUSTODY ORDERS ENFORCEMENT ACT: 1985, c. 6, ss. 1, 2 (1) and (5), clause 6 (3) (b), ss. 6 (5) and (6), 7 (1), 8 and 9, 10 (1), (2) and (3), 11 (2) to (12), 12 to 15, 16 (2), 17 and 18 (1st March, 1986); 1985, c. 6, ss. 2 (2), (3), (4) and (6), 3 (1) to (4), 4, 5, 6 (1) and (2), clause 6 (3) (a), ss. 6 (4), 7 (2), 10 (4), 11 (1) and 16 (1) and (3) (2nd July, 1987).
(LOI DE 1985 SUR L'EXÉCUTION D'ORDONNANCES ALIMENTAIRES ET DE GARDE D'ENFANTS)
- SURVEYORS ACT: 1987, c. 6 (30th December, 1988).
- THEATRES AMENDMENT ACT: 1984, c. 56, ss. 1 to 5, 7, 9 to 11, 13, 14, 16, 20 to 22, 24 and 25 (1st February, 1985); 1984, c. 56, ss. 8 and 23 (1st March, 1985); 1984, c. 56, ss. 6, 12, 15 [ss. 38, 39], 18 and 19 (1st October, 1988); 1984, c. 56, s. 17 (15th December, 1989).
- THUNDER BAY (CITY OF) AMENDMENT ACT: 1983, c. 11, s. 1 (1st August, 1983).
- TORONTO DISTRICT HEATING CORPORATION ACT: 1980, c. 73, s. 21 (9th July, 1982); ss. 2 to 15, 17 to 20, 22 to 28 and 30 (1st November, 1982).
- TORONTO FUTURES EXCHANGE ACT: 1983, c. 19 (21st October, 1983).
- TRUCK TRANSPORTATION ACT: 1988, c. 64 (30th January, 1989).
- UNIFIED FAMILY COURT ACT: R.S.O. 1980, c. 515, s. 3 (6) (1st October, 1982).
- UNIFIED FAMILY COURT AMENDMENT ACT: 1982, c. 21, s. 4 (19th January, 1983); 1983, c. 86 (2nd April, 1984).
- VETERINARIANS ACT: 1989, c. 60 (4th April, 1990).

VITAL STATISTICS AMENDMENT ACT: 1986, c. 9, ss. 1 to 5, 7, 12 to 19 (1st August, 1986); 1986, c. 9, ss. 6, 8, 9, 10 and 11 (15th July, 1987); 1990, c. 12 (17th December, 1990).

WAGES AMENDMENT ACT: 1983, c. 68 (1st March, 1984).

WINE CONTENT ACT: 1988, c. 57 (1st September, 1988).

WORKERS' COMPENSATION AMENDMENT ACT: 1984, c. 58, ss. 1 to 6, 9 to 14, 33 to 37, 39 to 41 (1st April, 1985); 1984, c. 58, ss. 7, 8, 15 to 32 and 38 (1st October, 1985); 1985, c. 17, s. 2 (22nd January, 1986); 1989, c. 47, ss. 1 to 27 and 29 (2nd January, 1990).

B

ACTS AND PARTS OF ACTS NOT PROCLAIMED AS OF FEBRUARY 20TH, 1991

ASSESSMENT ACT: R.S.O. 1980, c. 31, s. 24 (6), *See* s. 69.

BUSINESS CORPORATIONS ACT: 1982, c. 4, s. 151 (5).

BUSINESS INFORMATION STATUTE LAW AMENDMENT ACT: 1989, c. 69, ss. 1 (3) and 2 (1).

BUSINESS NAMES ACT: 1990, c. 5.

CEMETERIES ACT: 1989, c. 50.

CHARITABLE INSTITUTIONS ACT: R.S.O. 1980, c. 64, ss. 4 (1), 5 (3).

CHILD AND FAMILY SERVICES ACT: 1984, c. 55, ss. 124, 125, 126 (4) and (5), 162, 163 (1), (2) (a), (b), (c), (e), (f), (g) and 164 to 166, 167 to 174.

CHILD AND FAMILY SERVICES AMENDMENT ACT: 1988, c. 36, s. 19.

CHILDREN'S LAW REFORM AMENDMENT ACT: 1989, c. 22.

CONDOMINIUM ACT: R.S.O. 1980, c. 84, ss. 36 (7), 56 and 57, *See* s. 58.

CONSOLIDATED HEARINGS ACT: 1981, c. 20, s. 3 (3).

COURTS OF JUSTICE AMENDMENT ACT: 1989, c. 70, *See* s. 23 [100b (3)].

CREDIT UNIONS AND CAISSES POPULAIRES AMENDMENT ACT: 1983, c. 46, ss. 16, 17, 21 and 22.

DAY NURSERIES ACT: R.S.O. 1980, c. 111, s. 19 (1).

DROIT DE LA FAMILLE, LOI SUR LE...: 1986, chap. 4, art. 71 (2).

(FAMILY LAW ACT, 1986)

EDUCATION AMENDMENT ACT (MISCELLANEOUS): *See* 1990, c. 24, s. 2 [10(11e)] (for repeal of ss. 10 (11a) to (11d)).

EXÉCUTION D'ORDONNANCES ALIMENTAIRES ET DE GARDE D'ENFANTS, LOI SUR LE...: 1985, chap. 6, art. 3 (5).

(SUPPORT AND CUSTODY ORDERS ENFORCEMENT ACT, 1985)

FAMILY LAW ACT: 1986, c. 4, s. 71 (2).

(LOI DE 1986 SUR LE DROIT DE LA FAMILLE)

GAME AND FISH ACT: R.S.O. 1980, c. 182, *See* s. 93 (2) (for repeal of par. 4 of sub. 93 (1)).

GASOLINE HANDLING ACT: R.S.O. 1980, c. 185, s. 18.

HEALTH PROTECTION AND PROMOTION ACT: 1983, c. 10, *See* s. 89 (for repeal of ss. 87 and 88).

HIGHWAY TRAFFIC ACT: R.S.O. 1980, c. 198, s. 63 (1) and (2).

HIGHWAY TRAFFIC AMENDMENT ACT: 1982, c. 15, ss. 8 and 11; 1984, c. 21, s. 3 (2) and s. 16 [124(2) and (3)]; 1989, c. 54, s. 33.

JUGES DE PAIX, LOI DE 1989 SUR LES: 1989, c. 46, art. 2 (4), 4 (2), 15 et 16.

(JUSTICES OF THE PEACE ACT, 1989)

JUSTICES OF THE PEACE ACT: 1989, c. 46, ss. 2 (4), 4 (2), 15 and 16.

(LOI DE 1989 SUR LES JUGES DE PAIX)

LANDLORD AND TENANT ACT: R.S.O. 1980, c. 232, *See* s. 131.

LEGAL PROFESSION STATUTE LAW AMENDMENT ACT: 1990, c. 8, ss. 1, 5, 6, 7, 8, 10, 11 (1) and (2) and s. 12.

MANITOULIN, BARRIE AND COCKBURN ISLANDS LAND ACT: 1990, c. 27.

MINING AMENDMENT ACT: 1989, c. 62, ss. 1 to 33, 34 (1, 2, 4), 35 to 50, 52 to 112.

MINISTRY OF THE ATTORNEY GENERAL ACT: R.S.O. 1980, c. 271, s. 8 (1).

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT: R.S.O. 1980, c. 316, *See* s. 26 (9).

ONTARIO ENERGY BOARD ACT: R.S.O. 1980, c. 332, *See* s. 1 (2); Part II (s. 45).

REGISTRY ACT: R.S.O. 1980, c. 445, *See* s. 86 (6) (for repeal of s. 86).

RESIDENTIAL COMPLEXES FINANCING COSTS RESTRAINT ACT: 1982, c. 59, *See* s. 128 of 1986, c. 63 (for repeal of Act).

RESIDENTIAL RENT REGULATION ACT: 1986, c. 63, ss. 43, 75 (i), 83 (4) and (5), 91, 92 (1) (c), 93 and 117.

RESIDENTIAL TENANCIES ACT: R.S.O. 1980, c. 452, ss. 5 to 59, 62 to 69, 74, 111 to 113, 116, 119, 135 (1) and Schedule.

SUPPORT AND CUSTODY ORDERS ENFORCEMENT ACT: 1985, c. 6, s. 3 (5).

(LOI DE 1985 SUR L'EXÉCUTION D'ORDONNANCES ALIMENTAIRES ET DE GARDE D'ENFANTS)

THEATRES AMENDMENT ACT: 1984, c. 56, s. 15 [s. 40].

TILE DRAINAGE ACT: R.S.O. 1980, c. 500, s. 3 (4), (5) *also see* s. 3 (7).

TORONTO TRANSIT COMMISSION, GRAY COACH LINES, LIMITED AND GO TRANSIT LABOUR DISPUTES SETTLEMENT ACT: 1984, c. 42, *See* s. 14 (3) (for repeal of Part II).

UNCLAIMED INTANGIBLE PROPERTY ACT: 1989, c. 83.

WATER TRANSFER CONTROL ACT: 1989, c. 18.

WORKERS' COMPENSATION ACT: *See* s. 39 (2) [(4c)] of 1990, c. 7 [for repeal of par. 3 of 74 (3)]

TABLE OF PRIVATE ACTS

Cumulative Supplement.

From the 1st day of January, 1985 to the
31st day of December, 1990

This is a cumulative supplement to the Table of Private Acts published in Volume 2 of the 1984 Index to the Statutes of Ontario. The cumulative supplement is arranged under the same headings as the Table that it supplements. Many Private Acts listed in the Table were repealed by the *Municipal Private Acts Repeal Act, 1989*, being chapter 6.

PART I

Municipal Private Acts

Name of Municipality	Year and Chapter
Barrie, City	1987,c.Pr17
Brampton, City	1985,c.Pr17;1990,c.Pr13
Brantford, City	1986,c.Pr28
Cambridge, City	1985,c.Pr9
Chapleau, Township	1987,c.Pr14
Chatham, City	1986,c.Pr18
Cornwall, City	1986,c.Pr16
Elgin, County	1985,c.Pr16
Etobicoke, City	1988,c.Pr44;1989,c.Pr42
Front of Leeds and Lansdowne, Township	1990,c.Pr27
Guelph, City	1989,c.Pr40
Guilford, Township	1990,c.Pr24
Hamilton, City	1985,c.Pr23;1986,c.Pr1;1987,cc.Pr1,Pr11; 1988,c.Pr31;1989,c.Pr23
Hornepayne, Township	1985,c.Pr25
Iroquois Falls, Town	1989,c.Pr36
Killaloe, Village	1989,c.Pr18
Kingston, City	1989,c.Pr29;1990,c.Pr35
Kitchener, City	1985,c.Pr28
Lanark, County	1989,c.Pr12
Lindsay, Town	1987,c.Pr15
London, City	1986,c.Pr34;1987,c.Pr18;1989,c.Pr7
Mara, Township	1986,c.Pr21
Markham, Town	1986,c.Pr24;1988,c.Pr33;1989,c.Pr9
Mississauga, City	1986,c.Pr3;1987,cc.Pr4,Pr8;1988,c.Pr17; 1990,c.Pr29
Niagara Falls, City	1985,c.Pr5

Municipal Private Acts (Continued)

Name of Municipality	Year and Chapter
Niagara-on-the-Lake, Town	1990, c. Pr31
North Bay, City	1986, c. Pr35; 1990, c. Pr8
North York, City	1985, c. Pr13; 1986, c. Pr32; 1988, cc. Pr24, Pr45
Oakville, Town	1988, c. Pr28
Osgoode, Township	1985, c. Pr26
Oshawa Public Utilities Commission	1988, c. Pr14
Ottawa, City	1988, c. Pr47; 1989, c. Pr39; 1990, c. Pr20
Plympton, Township	1990, c. Pr26
Richmond Hill, Town	1990, c. Pr42
St. Catharines, City	1985, c. Pr4
St. Thomas, City	1987, c. Pr2
Sault Ste. Marie, City	1988, cc. 27, Pr58
Scarborough, City	1986, c. Pr27
Scarborough Public Utilities Commission	1986, c. Pr10
Simcoe, County	1988, c. Pr36
Simcoe, Town	1990, c. Pr21
Sudbury, City	1985, c. Pr18; 1988, c. Pr16
Sudbury Hydro-Electric Commission	1989, c. Pr5
Thunder Bay, City	1990, c. Pr33
Toronto, City	1985, cc. Pr3, Pr12, Pr22; 1986, cc. Pr20, Pr33; 1987, cc. Pr3, Pr16, Pr19; 1988, cc. Pr1, Pr29, Pr32; 1989, cc. Pr19, Pr34; 1990, cc. Pr11, 12, 44
Trenton, City	1989, c. Pr3
Vanier, City	1990, c. Pr43
Wasaga Beach, Town	1987, c. Pr7
Waterloo-Guelph Regional Airport	1986, c. Pr7
Windsor, City	1985, c. Pr11; 1986, c. Pr30; 1987, c. Pr22; 1988, c. Pr9; 1989, c. Pr14; 1990, c. Pr40
Windsor Utilities Commission	1988, c. Pr30

PART II

Other Private Acts

Name	Year and Chapter
1. Associations (other than Co-operatives)	
Balfour Beach Association	1985, c. Pr19
Big Cedar Association	1988, c. Pr12
Canadian National Exhibition Association	1985, c. Pr8; 1988, c. 60
East York-Scarborough Reading Association Inc.	1989, c. Pr41
404 K-W Wing Royal Canadian Air Force Association	1985, c. Pr15
Harewood Park Association	1990, c. Pr16
Human Resources Professionals Association of Ontario	1990, c. Pr28
Municipal Clerks and Treasurers of Ontario, Association of	1985, c. Pr24
Municipal Tax Collectors, Association of	1989, c. Pr30
Ontario Association of Speech- Language Pathologists and Audiologists Act	1986, c. Pr9
Ontario Home Economics Association	1989, c. Pr38
Ontario Korean Businessmen's Association	1990, c. Pr23
Ontario Mortgage Brokers Association	1989, c. Pr46
Ontario Skeet Shooting Association	1990, c. Pr15
Ottawa Civil Service Recreational Association	1989, c. Pr1
Peterborough Racing Association Limited	1985, c. Pr20
Registered Wood Energy Technicians of Ontario, Association of	1988, c. Pr5
Stoney Lake Cottagers Inc., Association of	1990, c. Pr7
Translators and Interpreters of Ontario, Association of	1989, c. Pr2
Windsor Light Opera Association	1989, c. Pr11

Other Private Acts (Continued)

Name	Year and Chapter
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3. Clubs	
Brockville Rowing Club Incorporated	1988, c. Pr39
Cedarhurst Golf Club	1986, c. Pr22
Famee Furlane of Hamilton	1985, c. Pr1
Gottscheer Relief Association	1988, c. Pr42
Italo-Canadian Centennial Club	1986, c. Pr29
Madawaska Club Limited	1989, c. Pr16
Port Bruce Boat Club	1989, c. Pr17
Restoule Snowmobile Club	1990, c. Pr36
Rockton Winter Club Inc.	1988, c. Pr51
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329931 Ontario Limited	1988, c. Pr46
353583 Ontario Limited	1988, c. Pr7
393598 Ontario Limited	1990, c. Pr6
546672 Ontario Limited	1986, c. Pr36
561239 Ontario Inc.	1989, c. Pr15
Adona Properties Limited	1987, c. Pr9
Agricultural Anhydrous Ammonia Co. Limited	1985, c. Pr7
Angelato Service Centre Ltd.	1989, c. Pr31
Ariann Developments Inc.	1988, c. Pr56
Astcam Co. Limited	1989, c. Pr43
Bolsward Investments Limited	1989, c. Pr26
Bruce Office Supply Limited	1989, c. Pr28
Central Pipeline Company, Limited	1985, c. Pr6
Conyork Construction & Engineering Ltd.	1990, c. Pr38
Dinorwic Metis Corporation	1990, c. Pr34
Gursikh Sabha Canada	1990, c. Pr9
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Other Private Acts (Continued)

Name	Year and Chapter
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Interlock People Ltd.	1990, c. Pr37
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John Zivanovic Holdings Limited	1989, c. Pr8
La Capanna Homes (Non-Profit) Inc.	1990, c. Pr46
LaPlante Lithographing Company Limited	1988, c. Pr50
L F P Management Limited	1988, c. Pr15
Lordina Limited	1990, c. Pr45
Mid-Continent Bond Corporation	1988, c. Pr21
Northern Frontier Develop. Ltd.	1989, c. Pr4
Pamaglenn Investments Limited	1986, c. Pr13
Sherrydale Investments Limited	1986, c. Pr14
Tavone Enterprises Limited	1988, c. Pr54
Times Change Women's Employment Service Inc.	1989, c. Pr49
Traco Investments Limited	1986, c. Pr31
4.2 Insurance Companies	
AXA Home Insurance Company	1990, c. Pr22
Empire Life Insurance Company	1986, c. Pr12
Kingsway General Insurance Company	1988, c. Pr19
London Life Insurance Company	1986, c. Pr26
York Fire & Casualty Insurance Company	1988, c. Pr4
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Machin Mines Limited	1988, c. Pr25
Mylake Mines Limited	1986, c. Pr17
Primrock Mining and Exploration Limited	1988, c. Pr35
Prow Yellowknife Gold Mines Ltd.	1988, c. Pr27
Williams Creek Gold Quartz Mining Co. Limited	1987, c. Pr5

Other Private Acts (Continued)

Name	Year and Chapter
6. Educational Institutions	
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Great Lakes Bible College	1987,c.Pr10
Immanuel Christian School Society of East Toronto	1990,c.Pr3
Metropolitan (Toronto) Separate School Board	1988,c.27;1989,c.65
Ontario Bible College and Ontario Theological Seminary	1986,c.Pr5
Regis College	1989,c.Pr33
Toronto Baptist Seminary and Bible College	1989,c.Pr35
University of St. Jerome's College	1986,c.Pr23
University of Western Ontario	1988,c.Pr26
9. Homes and Refuges	
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10. Hospitals	
Belleville General Hospital	1985,c.Pr14
Brantford General Hospital	1986,c.Pr6
Charlotte Eleanor Englehart Hospital	1988,c.Pr48
General Hospital of Port Arthur	1988,c.Pr23
Hamilton Civic Hospitals	1988,c.Pr18
Lake of the Woods District Hospital	1990,c.Pr5
Peterborough Civic Hospital	1985,c.Pr10;1988,c.Pr40
Renfrew Victoria Hospital	1986,c.Pr8
Sarnia General Hospital	1989,c.Pr20
Sioux Lookout District Health Centre	1990,c.Pr25
Strathroy Middlesex General Hospital	1989,c.Pr10
11. Institutes	
Chartered Institute of Marketing Management of Ontario	1988,c.Pr13

Other Private Acts (Continued)

Name	Year and Chapter
11. Institutes (Continued)	
Institute of Certified Management Consultants of Ontario	1986, c. Pr25
Institute of Municipal Assessors of Ontario	1987, c. Pr20
Ontario Institute of the Purchasing Management Association of Canada Inc.	1987, c. Pr21
Ontario Municipal Management Institute	1988, c. Pr20
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Oratory of Saint Philip Neri-Toronto	1990, c. Pr39
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15.3 Miscellaneous, including Community and Cultural Centres	
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Empire Club Foundation	1990, c. Pr30
Historic Vehicle Society of Ontario	1985, c. Pr2
Kitchener-Waterloo Foundation	1988, c. Pr55
Migraine Foundation	1987, c. Pr6
Ottawa Arts Centre Foundation	1990, c. Pr19
Pauline McGibbon Cultural Centre	1985, c. Pr3
Peterborough Historical Society	1988, c. Pr52
Quetico Foundation	1987, c. Pr12
St. George's Society of Toronto	1990, c. Pr32
Silayan Filipino Community Centre	1990, c. Pr17
Sudbury Cardio-Thoracic Foundation	1988, c. Pr6
Vic Johnston Community Centre Inc.	1988, c. Pr34

Other Private Acts (Continued)

Name	Year and Chapter
16. Young Men's and Young Women's Christian Associations	
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Fort Erie Community Young Men's Christian Association	1989,c.Pr25
Owen Sound Young Men's and Young Women's Christian Association	1988,c.Pr38
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Canadian Opera Company	1987,c.Pr16
Centre in the Square	1985,c.Pr28
Centre for Educative Growth	1988,c.Pr2
Charity House (Windsor)	1985,c.Pr11
Children's Oncology Care of Ontario	1986,c.Pr2
Community Youth Programs Incorporated	1988,c.Pr10
Enoch Turner Schoolhouse Foundation	1985,c.Pr12
Fort Erie Lions Senior Citizens Complex Inc.	1989,c.Pr44
George A. McNamara Memorial Foundation	1988,c.Pr57
Gowganda Town Plot Land	1989,c.Pr13
Hamilton Jewish Communal Projects	1987,c.Pr11
High Street Recreation Complex of St. Thomas and Elgin	1987,c.Pr2
London Regional Art and Historical Museums	1989,c.Pr24
National Capital Children's Oncology Care Inc.	1990,c.Pr1
Ontario Municipal Recreation Directors Foundation	1985,c.Pr27
Ottawa Little Theatre	1986,c.Pr4
P&P Murray Foundation	1990,c.Pr2
Royal Botanical Gardens	1989,c.Pr22
Royal Canadian Legion	1990,c.Pr4
Sarnia Kiwanis Foundation Inc.	1988,c.Pr49

Other Private Acts (Continued)

Name	Year and Chapter
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Special Ability Riding Institute	1988, c. Pr3
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18. Railways (including Street Railways)	
Brantford and Southern Railway Company, Inc.	1989, c. Pr48
Goderich-Exeter Railway Company Limited	1990, c. Pr41
Grand Valley Railway Co. Inc.	1989, c. Pr37
Ontario Midwestern Railway Company Limited	1989, c. Pr45
Port Stanley Terminal Rail Incorporated	1987, c. Pr13
South Simcoe Railway Heritage	1989, c. Pr27
Victoria County Railway Company Limited	1990, c. Pr14

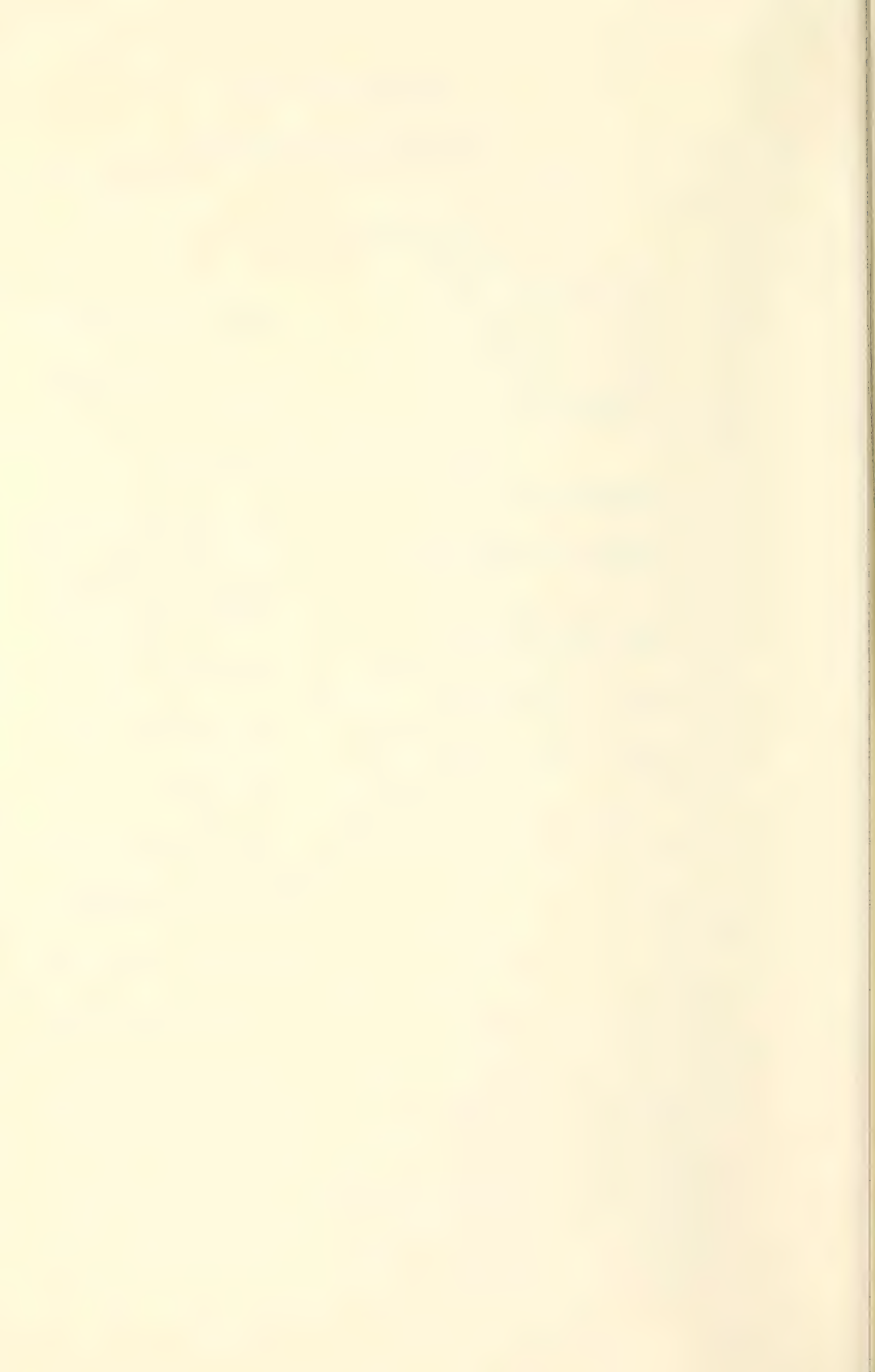


TABLE OF REGULATIONS

FILED UNDER THE REGULATIONS ACT TO THE 31st DAY OF DECEMBER, 1990

Showing the Regulations contained in Revised Regulations of Ontario, 1980, regulations under the Parkway Belt Planning and Development Act and certain regulations under the Planning Act shown in the Schedule to Revised Regulations of Ontario, 1980, and subsequent Regulations filed to the 31st day of December, 1990.

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A			
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amended.....	440/90	Aug.	25/90
Fees and Allowances - Provincial Court (Civil Division).....	795/84	Jan.	5/85
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amended.....	691/87	Jan.	2/88
amended.....	707/88	Dec.	17/88
(revoked by 391/90)			
Fees and Expenses - Court Reporters.....	2		
(revoked by 282/82)			
Court Reporters and Court Monitors.....	36/84	Feb.	11/84
amended.....	404/84	July	14/84
amended.....	610/85	Dec.	14/85
amended.....	57/87	Feb.	21/87
amended.....	693/87	Jan.	2/88
amended.....	706/88	Dec.	17/88
amended.....	386/89	July	15/89
(revoked by 709/89)			
General.....	3		
amended.....	281/82	May	15/82
(revoked by 794/84)			

	R.R.O. 1980	O.Reg.	Date of Gazette	
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amended.....		281/82	May	15/82
amended.....		607/85	Dec.	14/85
amended.....		178/89	Apr.	22/89
Justices of the Peace.....	5			
amended.....		281/82	May	15/82
amended.....		399/84	July	7/84
amended.....		404/84	July	14/84
amended.....		676/84	Nov.	10/84
amended.....		316/85	June	29/85
(revoked by 620/85)				
Justices of the Peace.....		620/85	Dec.	14/85
amended.....		22/86	Feb.	1/86
amended.....		188/86	Apr.	19/86
amended.....		456/86	Aug.	16/86
amended.....		725/86	Dec.	27/86
amended.....		695/87	Jan.	2/88
amended.....		175/88	Apr.	16/88
amended.....		176/88	Apr.	16/88
amended.....		708/88	Dec.	17/88
amended.....		195/89	Apr.	29/89
amended.....		387/89	July	15/89
amended.....		708/89	Jan.	6/90
amended.....		172/90	Apr.	28/90
amended.....		294/90	June	23/90
Non-Salaried Court Reporters and Court Monitors.....		282/82	May	15/82
(revoked by 36/84)				
Sheriff's Officers, Process Servers, Escorts and Municipal Police Forces.....		794/84	Jan.	5/85
amended.....		603/85	Dec.	14/85
amended.....		694/87	Jan.	2/88
amended.....		710/89	Jan.	6/90
Fees -				
Construction Liens.....		158/83	Apr.	2/83
amended.....		405/84	July	14/84
amended.....		605/85	Dec.	14/85
Repair and Storage Liens Act, 1989.....		171/90	Apr.	28/90
Sheriffs.....	6			
amended.....		278/81	May	23/81
amended.....		281/82	May	15/82
amended.....		245/83	May	14/83
amended.....		404/84	July	14/84
(revoked by 811/84)				
Sheriffs.....		811/84	Jan.	5/85
amended.....		608/85	Dec.	14/85
(revoked by 609/86)				

	R.R.O. 1980	O.Reg.	Date of Gazette	
Sheriffs..... (revoked by 392/90)		609/86	Oct.	25/86
Supreme Court and County Courts.....	7			
amended.....		281/82	May	15/82
amended.....		245/83	May	14/83
amended.....		404/84	July	14/84
(revoked by 812/84)				
Supreme Court and District Court.....		812/84	Jan.	5/85
amended.....		602/85	Dec.	14/85
(revoked by 608/86)				
Supreme Court and District Court.....		608/86	Oct.	25/86
(revoked by 393/90)				
Unified Family Court.....	8			
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amended.....		245/83	May	14/83
amended.....		37/84	Feb.	11/84
amended.....		404/84	July	14/84
amended.....		609/85	Dec.	14/85
amended.....		607/86	Oct.	25/86
Investigation Fee - Official Guardian..... (revoked by 495/81)	9			
Investigation Fee - Official Guardian.....		495/81	Aug.	8/81
amended.....		244/83	May	14/83
amended.....		366/84	June	23/84
(revoked by 606/85)				
Investigation Fee - Official Guardian.....		606/85	Dec.	14/85
Justice of the Peace Night Court, Guilty Pleas, Fee.....		359/90	July	14/90
Kilometre Allowances.....		283/82	May	15/82
amended.....		404/84	July	14/84
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amended.....		852/82	Jan.	15/83
amended.....		99/83	Mar.	5/83
amended.....		413/84	July	14/84
amended.....		12/85	Jan.	26/85
amended.....		427/85	Sept.	14/85
amended.....		114/87	Mar.	21/87
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amended.....		699/85	Jan.	11/86
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amended.....		287/88	May	28/88
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amended.....		627/81	Oct.	10/81
amended.....		571/82	Sept.	11/82
amended.....		832/82	Jan.	8/83
amended.....		54/84	Feb.	18/84
amended.....		542/84	Sept.	8/84
amended.....		496/85	Oct.	26/85
amended.....		600/89	Nov.	18/89
amended.....		594/90	Dec.	1/90

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General.....	342/87	June	27/87
amended.....	351/88	June	18/88
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amended.....	160/85	April	20/85
amended.....	599/85	Dec.	14/85
amended.....	58/86	Feb.	22/86
amended.....	368/86	July	12/86
amended.....	149/87	Apr.	11/87
amended.....	671/87	Dec.	26/87
amended.....	672/87	Dec.	26/87
amended.....	688/87	Jan.	2/88
amended.....	37/88	Feb.	6/88
amended.....	661/88	Nov.	12/88
amended.....	179/89	Apr.	22/89
amended.....	365/89	July	8/89
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amended.....		66/86	Feb.	22/86
amended.....		100/86	Mar.	15/86
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amended.....		90/87	Mar.	7/87
amended.....		229/87	May	16/87
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amended.....		283/88	May	21/88
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amended.....		228/87	May	16/87
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amended.....		17/90	Feb.	3/90
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amended.....		128/86	Apr.	5/86

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amended.....		567/85	Nov.	23/85
amended.....		721/88	Dec.	24/88
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amended.....		179/82	Apr.	10/82
amended.....		640/83	Oct.	29/83
amended.....		451/85	Sept.	28/85
amended.....		531/86	Sept.	20/86
amended.....		450/89	Aug.	12/89
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amended.....		133/84	March	17/84
amended.....		263/86	May	24/86
amended.....		66/88	Feb.	20/88
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amended.....		230/81	Apr. 25/81
amended.....		720/81	Nov. 14/81
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General.....		583/83	Oct. 8/83
amended.....		549/84	Sept. 8/84
(revoked by 419/86)			
General.....		419/86	Aug. 9/86
amended.....		183/88	Apr. 23/88
amended.....		581/88	Oct. 8/88
amended.....		114/89	Mar. 18/89
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amended.....	678/83	Nov.	12/83
amended.....	199/84	Apr.	14/84
amended.....	669/84	Nov.	10/84
amended.....	778/84	Dec.	22/84
amended.....	148/85	Apr.	20/85
amended.....	495/85	Oct.	19/85
amended.....	681/85	Jan.	4/86
amended.....	159/87	Apr.	11/87
amended.....	452/88	July	30/88
amended.....	748/88	Dec.	31/88
amended.....	358/89	July	8/89
amended.....	360/90	July	14/90

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amended.....		839/82	Jan.	8/83
amended.....		179/83	Apr.	16/83
amended.....		240/83	May.	14/83
amended.....		763/83	Dec.	24/83
amended.....		176/84	Apr.	7/84
amended.....		403/84	July	14/84
amended.....		109/87	Mar.	14/87
amended.....		189/87	Apr.	18/87
amended.....		625/87	Dec.	5/87
amended.....		63/88	Feb.	20/88
amended.....		331/88	June	4/88
amended.....		427/88	July	23/88
amended.....		523/88	Sept	3/88
amended.....		56/89	Feb.	18/89
amended.....		278/89	June	3/89
amended.....		541/89	Oct.	21/89
amended.....		51/90	Feb.	17/90
amended.....		103/90	Mar.	24/90
amended.....		325/90	June	30/90
amended.....		562/90	Oct.	20/90
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amended.....		211/82	Apr.	24/82
amended.....		77/84	Feb.	25/84
amended.....		294/84	May	19/84
amended.....		381/86	July	12/86
amended.....		294/87	June	13/87
amended.....		575/89	Oct.	28/89
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amended.....		595/82	Sept.	18/82
amended.....		134/84	March	17/84
amended.....		581/84	Sept.	29/84
amended.....		264/86	May	24/86
amended.....		67/88	Feb.	20/88
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amended.....		371/90	July	21/90

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General.....	95		
amended.....		49/81	Feb. 21/81
amended.....		187/81	Apr. 11/81
amended.....		271/81	May 16/81
amended.....		481/81	Aug. 1/81
amended.....		615/81	Oct. 3/81
amended.....		698/81	Nov. 7/81
amended.....		814/81	Dec. 26/81
amended.....		69/82	Feb. 20/82
amended.....		311/82	May 22/82
amended.....		455/82	July 17/82
amended.....		549/82	Aug. 21/82
amended.....		553/82	Aug. 21/82
amended.....		720/82	Nov. 13/82
amended.....		71/83	Feb. 12/83
amended.....		274/83	May. 21/83
amended.....		461/83	Aug. 6/83
amended.....		580/83	Oct. 1/83
amended.....		648/83	Oct. 29/83
amended.....		697/83	Nov. 19/83
amended.....		729/83	Dec. 10/83
amended.....		766/83	Dec. 24/83
amended.....		63/84	Feb. 18/84
amended.....		79/84	Feb. 25/84
amended.....		310/84	June 2/84
amended.....		327/84	June 9/84
amended.....		496/84	Aug. 18/84
amended.....		627/84	Oct. 20/84
amended.....		704/84	Nov. 17/84
amended.....		27/85	Feb. 9/85
amended.....		209/85	May 25/85
amended.....		351/85	July 6/85
amended.....		400/85	Aug. 17/85
amended.....		553/85	Nov. 16/85
amended.....		47/86	Feb. 15/86
amended.....		138/86	Apr. 5/86
amended.....		246/86	May. 17/86
amended.....		366/86	July 12/86
amended.....		442/86	Aug. 16/86
amended.....		641/86	Nov. 15/86
amended.....		38/87	Feb. 14/87
amended.....		224/87	May 9/87
amended.....		382/87	July 11/87
amended.....		451/87	Aug. 15/87
amended.....		591/87	Nov. 14/87
amended.....		48/88	Feb. 13/88
amended.....		267/88	May 14/88
amended.....		482/88	Aug. 13/88
amended.....		509/88	Aug. 27/88
amended.....		648/88	Nov. 12/88
amended.....		43/89	Feb. 18/89
amended.....		167/89	Apr. 15/89
amended.....		226/89	May 13/89
amended.....		429/89	Aug. 5/89
amended.....		605/89	Nov. 18/89
amended.....		52/90	Feb. 17/90

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amended.....		212/90	May	12/90
amended.....		256/90	June	2/90
amended.....		428/90	Aug.	25/90
amended.....		571/90	Nov.	10/90
amended.....		619/90	Dec.	15/90
amended.....		678/90	Jan.	5/91
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General.....		550/85	Nov.	16/85
amended.....		269/87	June	6/87
amended.....		347/87	July	4/87
amended.....		400/87	July	25/87
amended.....		624/87	Dec.	5/87
amended.....		219/88	Apr.	30/88
amended.....		162/89	Apr.	15/89
amended.....		551/89	Oct.	21/89
amended.....		177/90	Apr.	28/90
General.....		551/85	Nov.	16/85
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amended.....		72/81	Mar.	7/81
amended.....		787/81	Dec.	5/81
amended.....		102/82	Mar.	6/82
amended.....		484/82	July	31/82
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General.....	98			
amended.....		815/81	Dec.	26/81
amended.....		730/83	Dec.	10/83
(revoked by 550/85)				
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amended.....		458/86	Aug.	16/86
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General.....	100			
amended.....		816/81	Dec.	26/81
amended.....		145/83	Mar.	26/83
amended.....		521/83	Sept	3/83
(revoked by 550/85)				

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CHILDREN'S RESIDENTIAL SERVICES ACT (See now <u>Child and Family Services Act, 1984</u>)				
General.....	101			
amended.....		817/81	Dec.	26/81
amended.....		760/82	Dec.	4/82
amended.....		29/83	Feb.	5/83
(revoked by 28/83 But SEE section 59(2) of O.Reg. 28/83)				
General.....		28/83	Feb.	5/83
(revoked by 550/85)				
CHIROPODY ACT				
General.....	102			
amended.....		169/81	Apr.	11/81
amended.....		590/81	Sept	12/81
amended.....		24/83	Jan.	29/83
amended.....		18/84	Jan.	28/84
amended.....		94/85	Mar.	9/85
amended.....		103/87	Mar.	14/87
amended.....		583/88	Oct.	8/88
amended.....		688/90	Jan.	5/91
CITY OF TORONTO 1981 ASSESSMENT COMPLAINTS ACT, 1982				
Property Omitted from Schedule.....		812/82	Jan.	1/83
COLLECTION AGENCIES ACT				
General.....	103			
amended.....		137/81	Mar.	28/81
amended.....		701/81	Nov.	7/81
amended.....		147/82	Apr.	3/82
amended.....		346/82	June	12/82
amended.....		590/83	Oct.	1/83
amended.....		615/83	Oct.	15/83
amended.....		268/86	May	24/86
COMMERCIAL CONCENTRATION TAX ACT, 1989				
Forms.....		577/90	Nov.	17/90
General.....		526/90	Sept.	22/90
COMMISSIONERS FOR TAKING AFFIDAVITS ACT				
Fees.....	104			
amended.....		368/84	June	23/84
amended.....		611/85	Dec.	14/85
COMMODITY BOARDS AND MARKETING AGENCIES ACT				
Levies -				
Cream.....	105			
amended.....		379/82	June	19/82
amended.....		855/82	Jan.	15/83
amended.....		482/83	Aug.	20/83

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Milk.....	106			
Levies or Charges -				
Chicken.....	107			
amended.....		106/83	Mar.	12/83
amended.....		779/83	Dec.	31/83
amended.....		687/88	Jan.	2/88
amended.....		729/88	Dec.	31/88
amended.....		664/89	Dec.	23/89
Chicken (Over Quota).....	108			
amended.....		33/81	Feb.	14/81
amended.....		773/84	Dec.	22/84
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Eggs.....	110			
amended.....		462/81	July	25/81
amended.....		98/83	Mar.	5/83
amended.....		713/83	Nov.	26/83
amended.....		760/86	Jan.	17/87
amended.....		467/88	Aug.	6/88
amended.....		243/89	May	20/89
amended.....		83/90	Mar.	17/90
amended.....		524/90	Sept.	15/90
Eggs (Over Quota).....		759/86	Jan.	17/87
Fowl.....	111			
Hatching Eggs.....		367/87	July	11/87
Hatching Eggs and Chicks (Overquota).....		95/90	Mar.	17/90
Milk.....	112			
amended.....		275/82	May	8/82
amended.....		518/82	Aug.	14/82
amended.....		814/82	Jan.	1/83
amended.....		514/83	Aug.	27/83
amended.....		512/84	Aug.	25/84
amended.....		426/85	Sept	14/85
amended.....		505/86	Sept	13/86
amended.....		96/90	Mar.	17/90
Tobacco.....		619/86	Nov.	1/86
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COMMODITY FUTURES ACT				
General.....	114			
amended.....		226/81	Apr.	25/81
amended.....		809/82	Dec.	25/82
amended.....		622/84	Oct.	20/84
amended.....		684/85	Jan.	4/86
amended.....		685/85	Jan.	4/86
amended.....		382/86	July	12/86
amended.....		289/89	June	10/89

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General.....	121			
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amended.....		165/83	Apr.	9/83
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amended.....		133/81	Mar.	28/81
amended.....		349/82	June	12/82
amended.....		237/85	June	1/85
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Catfish Creek.....		86/88	Mar.	5/88
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Crowe Valley..... (revoked by 292/88)	128			
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Essex Region..... (revoked by 200/88)	129			
Essex Region.....		200/88	Apr.	23/88
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Ganaraska Region.....		623/89	Nov.	25/89
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Grand River.....		293/88	May	28/88
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Hamilton Region.....		114/88	Mar.	12/88
Halton Region..... (revoked by 365/88)	133			
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Kawartha Region.....		295/88	May	28/88
Kettle Creek Region..... (revoked by 201/88)	134			
Kettle Creek.....		201/88	Apr.	23/88
Lake Simcoe Region.....		366/88	June	25/88
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Long Point Region..... (revoked by 54/88)	135			
Long Point Region.....		54/88	Feb.	13/88
Lower Thames Valley..... (revoked by 297/88)	136			
Lower Thames Valley.....		297/88	May	28/88
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Mattagami Region.....		367/88	June	25/88
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Metropolitan Toronto and Region.....		593/88	Oct.	15/88
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Moira River.....		594/88	Oct.	15/88
Napanee Region..... (revoked by 116/88)	140			
Napanee Region.....		116/88	Mar.	12/88
Niagara Peninsula..... (revoked by 298/88)	141			
Niagara Peninsula.....		298/88	May	28/88
Nickel District.....		203/88	Apr.	23/88
North Bay-Mattawa.....		204/88	Apr.	23/88
North Grey Region.....	142			
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Nottawasaga Valley.....		56/88	Feb.	13/88
Otonabee Region..... (revoked by 595/88)	144			
Otonabee Region.....		595/88	Oct.	15/88
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Prince Edward Region.....		118/88	Mar.	12/88
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Rideau Valley.....		205/88	Apr.	23/88
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Saugeen Valley.....		545/89	Oct.	21/89
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Sault Ste. Marie Region.....		206/88	Apr.	23/88
South Lake Simcoe.....	151			
South Nation River.....		628/88	Oct.	22/88
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Upper Thames River.....		57/88	Feb.	13/88
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Fill and Alteration to Waterways -				
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Sault Ste. Marie Region.....		683/81	Oct.	31/81
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amended.....		655/89	Dec.	23/89
Essex Region.....		730/82	Nov.	20/82
amended.....		784/84	Dec.	29/84
amended.....		437/85	Sept.	14/85
Ganaraska Region Conservation Authority.....		576/84	Sept.	29/84
amended.....		544/89	Oct.	21/89

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Grand River..... amended.....		154/86 631/88	Apr. Nov.	12/86 5/88
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Halton Region.....		253/89	May	27/89
Hamilton Region..... amended..... (revoked by 617/86)	165	73/85	Feb.	23/85
Hamilton Region.....		617/86	Nov.	1/86
Kettle Creek..... (revoked by 446/86)	166			
Kettle Creek.....		446/86	Aug.	16/86
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Maitland Valley..... amended.....		503/81 313/84	Aug. June	15/81 2/84
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Metropolitan Toronto and Region.....		293/86	June	7/86
Mississippi Valley (The).....		211/88	Apr.	23/88
Napanee Region Conservation Authority.....		436/85	Sept.	14/85
Niagara Peninsula..... (revoked by 82/86)		220/81	Apr.	25/81
Niagara Peninsula.....		82/86	Mar.	8/86
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amended.....		423/83	July	16/83
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Otonabee Region.....		60/89	Feb.	18/89
Rideau Valley.....	175			
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amended.....		349/85	July	6/85
South Lake Simcoe.....	179			
Upper Thames River.....	180			
amended.....		395/84	July	7/84
(revoked by 171/88)				
Upper Thames River.....		171/88	Apr.	16/88
amended.....		303/88	May	28/88

CONSOLIDATED HEARINGS ACT, 1981

Aggregate Resources Act, 1989.....	201/90	May	12/90
Conservation Authorities Act.....	194/84	Apr.	14/84
amended.....	8/87	Jan.	14/87
amended.....	578/89	Oct.	28/89
Hearings.....	688/81	Oct.	31/81
amended.....	200/82	Apr.	17/82
Lakes and Rivers Improvement Act.....	174/89	Apr.	15/89
amended.....	577/89	Oct.	28/89
Pits and Quarries Control Act.....	173/89	Apr.	15/89
Redhill Creek Expressway now Conservation Authorities Act (see 8/87)			

Regional Municipality of Durham Act.....	161/90	Apr.	21/90
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CONSTRUCTION LIEN ACT, 1983

General.....	159/83	Apr.	2/83
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General.....	181		
amended.....	102/81	Mar.	14/81
amended.....	702/81	Nov.	7/81
amended.....	614/83	Oct.	15/83

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amended.....		269/86	May	24/86
amended.....		366/90	July	14/90
CONSUMER REPORTING ACT				
General.....	182			
amended.....		345/82	June	12/82
amended.....		616/83	Oct.	15/83
amended.....		270/86	May	24/86
CO-OPERATIVE CORPORATIONS ACT				
General.....	183			
amended.....		144/86	Apr.	5/86
CO-OPERATIVE LOANS ACT				
General.....	184			
CORONERS ACT				
General.....	185			
amended.....		648/81	Oct.	17/81
amended.....		533/82	Aug.	21/82
amended.....		67/84	Feb.	18/84
amended.....		302/84	May	26/84
amended.....		292/86	May	31/86
amended.....		589/86	Oct.	18/86
amended.....		521/87	Sept.	19/87
amended.....		611/88	Oct.	15/88
amended.....		609/89	Nov.	18/89
amended.....		687/90	Jan.	5/91
CORPORATION SECURITIES REGISTRATION ACT				
Fees.....	190			
amended.....		676/83	Nov.	12/83
amended.....		201/84	Apr.	14/84
amended.....		670/84	Nov.	10/84
amended.....		162/87	Apr.	11/87
amended.....		455/88	July	30/88
CORPORATIONS ACT				
Evidence of Bona Fides on Applications..... (revoked by 152/82)	186			
General..... (revoked by 152/82)	187			
General.....		152/82	Apr.	3/82
amended.....		519/82	Aug.	14/82
amended.....		674/82	Oct.	23/82
amended.....		677/83	Nov.	12/83
amended.....		200/84	Apr.	14/84
amended.....		668/84	Nov.	10/84
amended.....		779/84	Dec.	22/84
amended.....		42/85	Feb.	9/85

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amended.....		116/85	Mar. 23/85
amended.....		682/85	Jan. 4/86
amended.....		160/87	Apr. 11/87
amended.....		217/87	May 9/87
amended.....		453/88	July 30/88
amended.....		359/89	July 8/89
amended.....		361/90	July 14/90
Insider Trading and Proxy Solicitation..... (revoked by 152/82)	188		
CORPORATIONS INFORMATION ACT			
General.....	189		
amended.....		838/82	Jan. 8/83
amended.....		202/84	Apr. 14/84
amended.....		231/85	June 1/85
amended.....		161/87	Apr. 11/87
amended.....		454/88	July 30/88
amended.....		698/88	Dec. 3/88
amended.....		360/89	July 8/89
amended.....		362/90	July 14/90
CORPORATIONS TAX ACT			
General.....	191		
amended.....		36/82	Feb. 13/82
amended.....		245/82	May 1/82
amended.....		254/82	May 1/82
amended.....		268/82	May 8/82
amended.....		466/83	Aug. 6/83
amended.....		511/83	Aug. 27/83
amended.....		756/83	Dec. 17/83
amended.....		647/84	Oct. 27/84
amended.....		191/85	May 11/85
amended.....		763/86	Jan. 17/87
amended.....		126/87	Mar. 28/87
amended.....		215/89	May 13/89
amended.....		60/90	Feb. 17/90
amended.....		645/90	Dec. 29/90
COSTS OF DISTRESS ACT			
Costs.....	192		
amended.....		689/87	Jan. 2/88
COUNTY COURTS ACT			
(See now <u>Courts of Justice Act, 1984</u>)			
Sittings of the County Court for the Judicial District of Waterloo..... (expired)		10/81	Jan. 31/81
Sittings of the County Court for the Judicial District of Haldimand..... (expired)		11/81	Jan. 31/81

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Sittings of the County Court for the Judicial District of Peel..... (expired)		341/81	June	6/81
Sittings of the County Court for the Counties and Districts of Ontario..... (expired)		853/81	Jan.	9/82
Sittings of the District Court for the District of Muskoka..... (expired)		385/82	June	19/82
Sittings of the County and District Courts for the Judicial District of Peel..... (expired)		386/82	June	19/82
Sittings of the County Court for the Counties and Districts of Ontario..... (expired)		828/82	Jan.	8/83
Sitting of the County Court for the Judicial District of Hamilton-Wentworth..... (expired)		27/83	Jan.	29/83
Sittings of the District Court for the District of Kenora..... (expired)		174/83	Apr.	16/83
Sittings of the County Court for the Judicial District of York..... (expired)		338/83	June	25/83
Sittings of the County Court for the Judicial District of Peel..... (expired)		339/83	June	25/83
Sittings of the County Court for the District of Parry Sound..... (expired)		433/83	July	23/83
Sittings of the County Court for the County of Perth..... (expired)		434/83	July	23/83
Sittings of the County Court for the Districts and Counties of Ontario..... (expired)		764/83	Dec.	24/83
Sittings of the County Court for the Counties of Peterborough, Prescott and Russell, Lambton and Wellington..... (expired)		16/84	Jan.	28/84
Sittings of the County Court for the Judicial District of Peel..... (expired)		17/84	Jan.	28/84

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Sittings of the County Court for the County of Perth..... (expired)		373/84	June	30/84
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County and District Court Districts..... (expired)	193			
COUNTY OF SIMCOE ACT, 1990				
Urban Services.....		682/90	Jan.	5/91
COURTS OF JUSTICE ACT, 1984				
Designated Courts..... (revoked by 12/87)		392/86	July	12/86 (B)
Designated Courts.....		12/87	Jan.	31/87 (B)
Designated Courts - Bilingual Proceedings..... amended.....		806/84 432/87	Jan. Aug.	5/85 8/87
Designation of Regions.....		705/89	Jan.	6/90
District Court of Ontario..... amended..... amended.....		785/84 138/87 404/87	Dec. Apr. July	29/84 4/87 25/87
District of Algoma Civil Case Management Rules.....		442/90	Aug.	25/90 (B)
Duties of Clerks and Bailiffs of the Provincial Court (Civil Division).....		796/84	Jan.	5/85
Essex Civil Case Management Rules.....		443/90	Aug.	25/90 (B)
High Court - Composition..... (revoked by 204/85)		684/83	Nov.	12/83
High Court - Composition.....		204/85	May	25/85
Money Paid Into Court.....		295/90	June	23/90
Number of Judges.....		296/90	June	23/90
Part-time Provincial Judges Authorized to Practise Law.....	808			
amended.....		81/81	Mar.	14/81
amended.....		719/81	Nov.	14/81
amended.....		574/82	Sept.	11/82
amended.....		566/83	Sept.	24/83
amended.....		332/84	June	16/84
(revoked by 228/85)				

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Part-Time Provincial Judges Authorized to Practice Law.....		228/85	June	1/85
Provincial Judges Benefits.....		332/84	June	16/84
amended.....		803/84	Jan.	5/85
amended.....		270/85	June	15/85
amended.....		696/86	Dec.	13/86
amended.....		335/87	June	27/87
amended.....		122/90	Apr.	7/90
amended.....		291/90	June	23/90
amended.....		293/90	June	23/90
amended.....		374/90	July	21/90
Rules of Civil Procedure.....		560/84	Sept.	22/84 (B)
amended.....		786/84	Dec.	29/84
amended.....		478/85	Oct.	5/85
amended.....		221/86	May	10/86
amended.....		323/86	June	21/86
amended.....		484/86	Aug.	30/86
amended.....		366/87	July	11/87
amended.....		212/88	Apr.	23/88
amended.....		364/89	July	8/89
amended.....		422/89	Aug.	5/89
amended.....		711/89	Jan.	6/90
amended.....		328/90	July	7/90
amended.....		357/90	July	14/90
amended.....		441/90	Aug.	25/90
Rules of Practice and Procedure of the Provincial Offences Courts.....	809			
amended.....		651/82	Oct.	16/82
amended.....		519/87	Sept.	19/87
amended.....		148/90	Apr.	14/90
Rules of Practice and Procedure - Unified Family Court.....	939			
amended.....		653/82	Oct.	16/82
amended.....		807/84	Jan.	5/85
amended.....		104/85	Mar.	16/85
amended.....		571/85	Nov.	23/85
amended.....		93/86	Mar.	8/86
amended.....		324/86	June	21/86
amended.....		388/87	July	18/87
amended.....		327/90	July	7/90
Rules of the Provincial Court (Civil Division).....		797/84	Jan.	5/85
amended.....		158/85	Apr.	20/85
amended.....		754/86	Jan.	10/87
Rules of the Provincial Court (Family Division).....	810			
amended.....		652/82	Oct.	16/82
amended.....		808/84	Jan.	5/85
amended.....		103/85	Mar.	16/85
amended.....		570/85	Nov.	23/85
amended.....		94/86	Mar.	8/86
amended.....		387/87	July	18/87
amended.....		37/89	Feb.	11/89

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Salaries and Benefits of Masters.....	539			
amended.....		427/81	July	11/81
amended.....		576/82	Sept.	11/82
amended.....		371/83	July	9/83
amended.....		567/83	Sept.	24/83
amended.....		333/84	June	16/84
amended.....		805/84	Jan.	5/85
amended.....		229/85	June	1/85
amended.....		463/85	Sept.	28/85
amended.....		672/85	Jan.	4/86
amended.....		571/86	Oct.	11/86
amended.....		62/88	Feb.	20/88
amended.....		336/89	June	24/89
amended.....		124/90	Apr.	7/90
amended.....		289/90	June	23/90
amended.....		292/90	June	23/90
amended.....		420/90	Aug.	25/90
Salaries and Benefits of Provincial Judges.....	811			
amended.....		426/81	July	11/81
amended.....		177/82	Apr.	10/82
amended.....		573/82	Sept.	11/82
amended.....		372/83	July	9/83
amended.....		565/83	Sept.	24/83
amended.....		332/84	June	16/84
amended.....		804/84	Jan.	5/85
amended.....		227/85	June	1/85
amended.....		547/85	Nov.	16/85
amended.....		514/86	Sept.	13/86
amended.....		61/88	Feb.	20/88
amended.....		337/89	June	24/89
amended.....		123/90	Apr.	7/90
amended.....		287/90	June	23/90
amended.....		290/90	June	23/90
amended.....		421/90	Aug.	25/90
Small Claims Court Jurisdiction.....		706/89	Jan.	6/90
Territorial Divisions for the Provincial Court (Civil Division).....		159/85	Apr.	20/85
amended.....		566/85	Nov.	23/85
amended.....		346/88	June	18/88
CREDIT UNIONS AND CAISSES POPULAIRES ACT				
Annual Premium.....		150/87	Apr.	11/87
amended.....		45/88	Feb.	13/88
amended.....		159/89	Apr.	15/89
Credit Union Leagues.....	194			(B)
amended.....		59/81	Feb.	21/81
amended.....		481/90	Sept.	1/90
Designations Under Section 84 of the Act.....		802/82	Dec.	25/82
General.....	195			(B)
amended.....		744/83	Dec.	17/83

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amended.....		145/86	Apr.	5/86
amended.....		96/89	Mar.	11/89
amended.....		631/90	Dec.	29/90
General.....		62/85	Feb.	23/85 (B)
amended.....		484/90	Sept.	1/90
Membership in Credit Unions.....	196			(B)
amended.....		482/90	Sept.	1/90
Membership in Credit Union Leagues.....		58/81	Feb.	21/81 (B)
amended.....		483/90	Sept.	1/90
Stabilization Funds.....		151/87	Apr.	11/87
CROP INSURANCE ACT (ONTARIO)				
Arbitration Proceedings.....	197			
amended.....		81/84	Feb.	25/84
Crop Insurance Plan -				
Apples.....	198			
amended.....		768/81	Dec.	5/81
amended.....		37/83	Feb.	5/83
amended.....		754/83	Dec.	17/83
amended.....		796/83	Jan.	7/84
amended.....		82/84	Feb.	25/84
amended.....		6/85	Jan.	26/85
amended.....		647/85	Dec.	28/85
amended.....		675/86	Dec.	13/86
amended.....		222/88	Apr.	30/88
amended.....		730/88	Dec.	31/88
amended.....		15/90	Feb.	3/90
Asparagus.....		353/84	June	23/84
amended.....		659/87	Dec.	19/87
amended.....		460/90	Aug.	25/90
Beets.....	199			
(revoked by 313/81)				
Black Tobacco.....	200			
amended.....		376/81	June	20/81
amended.....		307/83	June	4/83
amended.....		573/83	Sept.	24/83
amended.....		464/84	Aug.	4/84
amended.....		490/87	Sept.	12/87
amended.....		307/89	June	10/89
amended.....		339/90	July	7/90
Burley Tobacco.....	201			
amended.....		375/81	June	20/81
amended.....		308/83	June	4/83
amended.....		572/83	Sept.	24/83
amended.....		463/84	Aug.	4/84
amended.....		491/87	Sept.	12/87

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Cabbage and Carrots..... (revoked by 313/81)	202			
Carrots.....	217/82	Apr.	24/82	
amended.....	271/83	May.	21/83	
amended.....	461/84	Aug.	4/84	
amended.....	293/85	June	22/85	
amended.....	508/86	Sept.	13/86	
amended.....	326/87	June	27/87	
amended.....	324/88	June	4/88	
amended.....	300/89	June	10/89	
amended.....	469/90	Aug.	25/90	
Cauliflower..... (revoked by 313/81)	203			
Coloured Beans.....	204			
amended.....	304/81	May	23/81	
amended.....	92/82	Mar.	6/82	
amended.....	215/82	Apr.	24/82	
amended.....	44/83	Feb.	5/83	
amended.....	141/84	March	17/84	
amended.....	288/85	June	22/85	
amended.....	320/87	June	27/87	
amended.....	223/88	Apr.	30/88	
amended.....	303/89	June	10/89	
amended.....	475/90	Aug.	25/90	
Corn.....	205			
amended.....	310/81	May	30/81	
amended.....	89/82	Mar.	6/82	
amended.....	45/83	Feb.	5/83	
amended.....	147/84	March	17/84	
amended.....	298/85	June	22/85	
amended.....	319/87	June	27/87	
amended.....	276/88	May	21/88	
amended.....	297/89	June	10/89	
amended.....	474/90	Aug.	25/90	
Cucumbers.....	462/84	Aug.	4/84	
amended.....	294/85	June	22/85	
amended.....	291/86	May	31/86	
amended.....	323/87	June	27/87	
amended.....	226/88	Apr.	30/88	
amended.....	466/90	Aug.	25/90	
Flue-Cured Tobacco.....	206			
amended.....	311/81	May	30/81	
amended.....	94/82	Mar.	6/82	
amended.....	630/82	Oct.	9/82	
amended.....	388/83	July	9/83	
amended.....	359/84	June	23/84	
amended.....	511/84	Aug.	25/84	
amended.....	524/85	Nov.	2/85	
amended.....	600/86	Oct.	25/86	
amended.....	471/89	Aug.	19/89	
amended.....	401/90	Aug.	4/90	

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Forage Seeding Establishment.....	211		
amended.....		146/84	March 17/84
amended.....		300/85	June 22/85
amended.....		224/88	Apr. 30/88
amended.....		302/89	June 10/89
amended.....		456/90	Aug. 25/90
Fresh Market Crops.....	207		
(revoked by 313/81)			
Fruit and Vegetables now Specialty Crops (see 465/84)			
Grapes.....	208		
amended.....		769/81	Dec. 5/81
amended.....		793/82	Dec. 18/82
amended.....		7/85	Jan. 26/85
amended.....		650/85	Dec. 28/85
amended.....		68/88	Feb. 20/88
amended.....		120/89	Mar. 25/89
amended.....		465/90	Aug. 25/90
Green and Wax Beans.....	209		
amended.....		504/82	Aug. 7/82
amended.....		263/83	May 21/83
amended.....		355/84	June 23/84
amended.....		289/85	June 22/85
amended.....		205/86	May 3/86
amended.....		318/87	June 27/87
amended.....		319/88	June 4/88
amended.....		324/89	June 17/89
amended.....		454/90	Aug. 25/90
Greenhouse Vegetables.....		310/89	June 10/89
amended.....		448/90	Aug. 25/90
Hay and Pasture.....	210		
amended.....		50/83	Feb. 5/83
amended.....		145/84	March 17/84
amended.....		466/84	Aug. 4/84
amended.....		461/90	Aug. 25/90
Honey.....		605/88	Oct. 15/88
amended.....		313/89	June 10/89
amended.....		468/90	Aug. 25/90
Lima Beans.....	212		
amended.....		350/81	June 13/81
amended.....		503/82	Aug. 7/82
amended.....		358/84	June 23/84
amended.....		206/86	May 3/86
amended.....		317/87	June 27/87
amended.....		457/90	Aug. 25/90
Oil Seed.....		297/84	May 26/84
amended.....		295/85	June 22/85
amended.....		312/87	June 27/87

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amended.....		279/88	May	21/88
amended.....		299/89	June	10/89
amended.....		453/90	Aug.	25/90
Onions.....		541/86	Sept.	20/86
amended.....		322/87	June	27/87
amended.....		326/88	June	4/88
amended.....		314/89	June	10/89
amended.....		477/90	Aug.	25/90
Onions Grown from Seed.....	213			
amended.....		287/81	May	23/81
amended.....		220/82	Apr.	24/82
amended.....		750/82	Nov.	27/82
amended.....		265/83	May	21/83
amended.....		460/84	Aug.	4/84
amended.....		304/85	June	22/85
(revoked by 541/86)				
Onions Grown from Sets.....	214			
amended.....		286/81	May	23/81
amended.....		221/82	Apr.	24/82
amended.....		751/82	Nov.	27/82
amended.....		264/83	May	21/83
amended.....		361/84	June	23/84
(revoked by 541/86)				
Peaches.....	215			
amended.....		770/81	Dec.	5/81
amended.....		794/82	Dec.	18/82
amended.....		38/83	Feb.	5/83
amended.....		794/83	Jan.	7/84
amended.....		676/86	Dec.	13/86
amended.....		34/89	Feb.	11/89
Peanuts.....		606/88	Oct.	15/88
amended.....		311/89	June	10/89
amended.....		459/90	Aug.	25/90
Pears.....	216			
amended.....		771/81	Dec.	5/81
amended.....		753/82	Nov.	27/82
amended.....		39/83	Feb.	5/83
amended.....		795/83	Jan.	7/84
amended.....		8/85	Jan.	26/85
amended.....		648/85	Dec.	28/85
amended.....		69/88	Feb.	20/88
amended.....		119/89	Mar.	25/89
amended.....		464/90	Aug.	25/90
Peas.....	217			
amended.....		289/81	May	23/81
amended.....		307/82	May	22/82
amended.....		273/83	May	21/83
amended.....		357/84	June	23/84
amended.....		299/85	June	22/85
amended.....		208/86	May	3/86

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amended.....		321/87	June	27/87
amended.....		320/88	June	4/88
amended.....		443/89	Aug.	12/89
amended.....		473/90	Aug.	25/90
Peppers.....	218			
amended.....		404/81	July	4/81
amended.....		95/82	Mar.	6/82
amended.....		270/83	May	21/83
amended.....		459/84	Aug.	4/84
amended.....		303/85	June	22/85
amended.....		85/86	Mar.	8/86
amended.....		227/88	Apr.	30/88
amended.....		306/89	June	10/89
amended.....		472/90	Aug.	25/90
Plums.....	219			
amended.....		772/81	Dec.	5/81
amended.....		754/82	Nov.	27/82
amended.....		40/83	Feb.	5/83
amended.....		797/83	Jan.	7/84
amended.....		9/85	Jan.	26/85
amended.....		649/85	Dec.	28/85
amended.....		36/89	Feb.	11/89
Popping Corn.....		312/81	May	30/81
amended.....		96/82	Mar.	6/82
amended.....		218/82	Apr.	24/82
amended.....		269/83	May	21/83
amended.....		291/85	June	22/85
amended.....		225/88	Apr.	30/88
amended.....		304/89	June	10/89
amended.....		450/90	Aug.	25/90
Potatoes.....		314/81	May	30/81
amended.....		97/82	Mar.	6/82
amended.....		49/83	Feb.	5/83
amended.....		142/84	Mar.	17/84
amended.....		159/86	Apr.	12/86
amended.....		328/87	June	27/87
amended.....		516/88	Sept.	3/88
amended.....		301/89	June	10/89
amended.....		451/90	Aug.	25/90
Pumpkins and Squash.....		287/85	June	22/85
amended.....		209/86	May	3/86
amended.....		313/87	June	27/87
amended.....		325/88	June	4/88
amended.....		312/89	June	10/89
amended.....		338/90	July	7/90
Red Beets.....		434/88	July	23/88
amended.....		298/89	June	10/89
amended.....		470/90	Aug.	25/90
Red Spring Wheat.....		607/88	Oct.	15/88
amended.....		308/89	June	10/89
amended.....		467/90	Aug.	25/90

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Rutabagas.....		315/81	May	30/81
amended.....		98/82	Mar.	6/82
amended.....		223/82	Apr.	24/82
amended.....		268/83	May	21/83
amended.....		510/84	Aug.	25/84
amended.....		296/85	June	22/85
amended.....		327/87	June	27/87
amended.....		323/88	June	4/88
amended.....		305/89	June	10/89
amended.....		452/90	Aug.	25/90
Seed Corn.....	220			
amended.....		509/86	Sept.	13/86
amended.....		316/87	June	27/87
amended.....		321/88	June	4/88
amended.....		473/89	Aug.	19/89
amended.....		455/90	Aug.	25/90
Sour Cherries.....	221			
amended.....		773/81	Dec.	5/81
amended.....		755/82	Nov.	27/82
amended.....		42/83	Feb.	5/83
amended.....		798/83	Jan.	7/84
amended.....		646/85	Dec.	28/85
amended.....		31/88	Feb.	6/88
amended.....		118/89	Mar.	25/89
amended.....		463/90	Aug.	25/90
Soybeans.....	222			
amended.....		309/81	May	30/81
amended.....		90/82	Mar.	6/82
amended.....		46/83	Feb.	5/83
amended.....		144/84	Mar.	17/84
(revoked by 297/84)				
Spanish Onions.....		316/81	May	30/81
amended.....		222/82	Apr.	24/82
amended.....		752/82	Nov.	27/82
amended.....		267/83	May	21/83
amended.....		360/84	June	23/84
(revoked by 541/86)				
Specialty Crops.....		313/81	May	30/81
amended.....		219/82	Apr.	24/82
amended.....		266/83	May	21/83
amended.....		465/84	Aug.	4/84
amended.....		286/85	June	22/85
amended.....		204/86	May	3/86
amended.....		329/87	June	27/87
amended.....		278/88	May	21/88
amended.....		294/89	June	10/89
Spring Grain.....	223			
amended.....		306/81	May	23/81
amended.....		91/82	Mar.	6/82
amended.....		47/83	Feb.	5/83
amended.....		140/84	Mar.	17/84
amended.....		302/85	June	22/85

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amended.....		325/87	June	27/87
amended.....		277/88	May	21/88
amended.....		296/89	June	10/89
amended.....		449/90	Aug.	25/90
Sunflowers.....		478/87	Aug.	29/87
amended.....		327/88	June	4/88
amended.....		309/89	June	10/89
amended.....		471/90	Aug.	25/90
Sweet Cherries.....	224			
amended.....		774/81	Dec.	5/81
amended.....		795/82	Dec.	18/82
amended.....		41/83	Feb.	5/83
amended.....		799/83	Jan.	7/84
amended.....		10/85	Jan.	26/85
amended.....		35/89	Feb.	11/89
Sweet Corn.....	225			
amended.....		290/81	May	23/81
amended.....		308/82	May	22/82
amended.....		272/83	May	21/83
amended.....		362/84	June	23/84
amended.....		207/86	May	3/86
amended.....		315/87	June	27/87
amended.....		444/89	Aug.	12/89
amended.....		458/90	Aug.	25/90
Tomatoes.....	226			
amended.....		291/81	May	23/81
amended.....		309/82	May	22/82
amended.....		309/83	June	4/83
amended.....		356/84	June	23/84
amended.....		292/85	June	22/85
amended.....		683/86	Dec.	13/86
amended.....		314/87	June	27/87
amended.....		322/88	June	4/88
amended.....		472/89	Aug.	19/89
amended.....		494/90	Sept.	1/90
Vine Crops.....	227			
(revoked by 313/81)				
White Beans.....	228			
amended.....		305/81	May	23/81
amended.....		93/82	Mar.	6/82
amended.....		216/82	Apr.	24/82
amended.....		48/83	Feb.	5/83
amended.....		139/84	Mar.	17/84
amended.....		301/85	June	22/85
amended.....		324/87	June	27/87
amended.....		189/88	Apr.	23/88
amended.....		295/89	June	10/89
amended.....		476/90	Aug.	25/90
Winter Wheat.....	229			
amended.....		99/82	Mar.	6/82
amended.....		571/83	Sept.	24/83

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amended.....		635/84	Oct.	27/84
amended.....		619/85	Dec.	14/85
amended.....		695/86	Dec.	13/86
amended.....		681/87	Dec.	26/87
amended.....		201/89	May	6/89
amended.....		462/90	Aug.	25/90
Designation of Insurable Crops.....	230			
amended.....		288/81	May	23/81
amended.....		306/82	May	22/82
amended.....		305/83	June	4/83
amended.....		298/84	May	26/84
amended.....		354/84	June	23/84
amended.....		297/85	June	22/85
amended.....		296/87	June	20/87
amended.....		433/88	July	23/88
amended.....		16/90	Feb.	3/90
General.....	231			
amended.....		43/83	Feb.	5/83
amended.....		143/84	Mar.	17/84
amended.....		363/84	June	23/84
amended.....		290/85	June	22/85
amended.....		330/87	June	27/87
amended.....		228/88	Apr.	30/88
CROWN EMPLOYEES COLLECTIVE BARGAINING ACT				
General.....	232			
amended.....		252/85	June	8/85
amended.....		41/87	Feb.	14/87
amended.....		351/89	July	1/89
amended.....		181/90	Apr.	28/90
Rules of Procedure.....	233			
CROWN TIMBER ACT				
General.....	234			
amended.....		175/81	Apr.	11/81
amended.....		621/81	Oct.	10/81
amended.....		853/82	Jan.	15/83
amended.....		854/82	Jan.	15/83
amended.....		248/83	May	14/83
amended.....		151/84	Mar.	24/84
amended.....		166/84	Mar.	31/84
amended.....		393/84	July	7/84
amended.....		476/84	Aug.	18/84
amended.....		64/85	Feb.	23/85
amended.....		203/85	May	25/85
amended.....		117/86	Mar.	29/86
amended.....		373/86	July	12/86
amended.....		131/87	Mar.	28/87
amended.....		463/88	Aug.	6/88

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D				
DANGEROUS GOODS TRANSPORTATION ACT, 1981				
General.....		363/85	July	13/85
amended.....		22/89	Feb.	4/89
(revoked by 460/89)				
General.....		460/89	Aug.	12/89
DAY NURSERIES ACT				
General.....	235			
amended.....		818/81	Dec.	26/81
amended.....		166/82	Apr.	3/82
amended.....		298/83	June	4/83
amended.....		401/83	July	16/83
(revoked by 760/83)				
General.....		760/83	Dec.	17/83
amended.....		500/84	Aug.	18/84
amended.....		533/84	Sept.	1/84
amended.....		592/84	Sept.	29/84
amended.....		499/85	Oct.	26/85
amended.....		119/86	Mar.	29/86
amended.....		144/87	Apr.	4/87
amended.....		467/87	Aug.	22/87
amended.....		621/87	Dec.	5/87
amended.....		24/88	Feb.	6/88
amended.....		143/88	Mar.	26/88
amended.....		439/89	Aug.	12/89
amended.....		383/90	July	28/90
DEAD ANIMAL DISPOSAL ACT				
General.....	236			
DENTAL TECHNICIANS ACT				
General.....	237			
amended.....		710/82	Nov.	13/82
amended.....		75/86	Mar.	8/86
amended.....		48/87	Feb.	14/87
amended.....		12/88	Jan.	30/88
amended.....		446/89	Aug.	12/89
amended.....		597/90	Dec.	1/90
DENTURE THERAPISTS ACT				
General.....	238			
amended.....		667/81	Oct.	24/81
amended.....		562/82	Aug.	28/82
amended.....		46/84	Feb.	11/84
amended.....		291/84	May	19/84
amended.....		143/85	Apr.	20/85
amended.....		584/88	Oct.	8/88
amended.....		672/90	Jan.	5/91

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DEPOSITS REGULATION ACT			
General.....	239		
DEVELOPMENT CHARGES ACT, 1989			
Development Charges.....	725/89	Jan.	13/90
Education Development Charges.....	722/89	Jan.	6/90
amended.....	242/90	May	26/90
DEVELOPMENT CORPORATIONS ACT			
Approval of Loans and Guarantees..... (revoked by 738/88)	240		
Approval of Loans and Guarantees.....	738/88	Dec.	31/88
Innovation Ontario Corporation.....	550/86	Oct.	4/86
amended.....	512/90	Sept.	15/90
Ontario Film Development Corporation (The).....	37/86	Feb.	15/86
amended.....	678/87	Dec.	26/87
amended.....	82/89	Mar.	4/89
Ontario International Corporation.....	241		
amended.....	325/83	June	11/83
amended.....	755/83	Dec.	17/83
amended.....	113/84	Mar.	10/84
amended.....	97/89	Mar.	11/89
amended.....	703/89	Dec.	30/89
DEVELOPMENTAL SERVICES ACT			
General.....	242		
amended.....	608/81	Sept.	26/81
amended.....	80/84	Feb.	25/84
amended.....	334/84	June	16/84
amended.....	50/85	Feb.	16/85
amended.....	52/85	Feb.	16/85
amended.....	502/85	Oct.	26/85
amended.....	165/89	Apr.	15/89
DISTRICT OF PARRY SOUND LOCAL GOVERNMENT ACT, 1979			
Authority to Acquire Land - Township of The Archipelago.....	750/81	Nov.	28/81
Order of the Minister..... (this Reg. amends O.Reg. 199/80 see Schedule to R.R.O. 1980)	66/81	Feb.	28/81
DISTRICT WELFARE ADMINISTRATION BOARDS ACT			
Application for Grant Under Section 10 of the Act.....	243		
amended.....	609/83	Oct.	15/83
amended.....	688/89	Dec.	30/89

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DOG LICENSING AND LIVE STOCK AND POULTRY PROTECTION ACT				
Application for Payment of a Grant.....	244			
Dogs at Large in Unorganized Areas.....	245			
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amended.....		300/81	May	23/81
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DRUGLESS PRACTITIONERS ACT				
Chiropractors.....	248			
amended.....		860/81	Jan.	9/82
amended.....		521/82	Aug.	14/82
amended.....		762/82	Dec.	4/82
amended.....		20/84	Jan.	28/84
amended.....		515/84	Aug.	25/84
amended.....		223/85	June	1/85
amended.....		256/85	June	8/85
amended.....		557/85	Nov.	16/85
amended.....		104/87	Mar.	14/87
amended.....		35/88	Feb.	6/88
Classifications.....	249			
amended.....		738/83	Dec.	17/83
General.....	250			
amended.....		242/81	May	9/81
amended.....		19/84	Jan.	28/84
amended.....		22/85	Feb.	9/85
amended.....		696/85	Jan.	11/86
amended.....		13/88	Jan.	30/88
Masseurs.....	251			
amended.....		859/81	Jan.	9/82
amended.....		277/82	May	8/82
amended.....		711/82	Nov.	13/82
amended.....		224/85	June	1/85
amended.....		580/85	Nov.	23/85
amended.....		618/87	Dec.	5/87
amended.....		352/89	July	1/89
amended.....		648/90	Dec.	29/90
Osteopaths.....	252			
amended.....		239/83	May	14/83
Physiotherapists.....	253			
amended.....		513/81	Aug.	15/81
amended.....		638/83	Oct.	15/83
amended.....		126/84	Mar.	17/84

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amended.....		614/84	Oct.	13/84
amended.....		23/85	Feb.	9/85
amended.....		640/85	Dec.	28/85
amended.....		502/86	Sept.	13/86
amended.....		636/86	Nov.	15/86
amended.....		619/87	Dec.	5/87
amended.....		654/88	Nov.	12/88
amended.....		522/89	Oct.	14/89
amended.....		598/90	Dec.	1/90
E				
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amended.....		296/84	May	26/84
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Apportionment 1980 Requisitions..... (this Reg. amends O.Reg. 230/80 - see Schedule to R.R.O. 1980)		344/81	June	6/81
Apportionment 1981 Requisitions.....		129/81	Mar.	28/81
amended.....		414/81	July	4/81
Apportionment 1982 Requisitions.....		199/82	Apr.	17/82
Apportionment 1983 Requisitions.....		223/83	Apr.	30/83
Apportionment 1984 Requisitions.....		43/84	Feb.	11/84
Apportionment 1985 Requisitions.....		129/85	Apr.	13/85
Apportionment 1986 Requisitions.....		114/86	Mar.	22/86
amended.....		597/86	Oct.	18/86
Apportionment 1987 Requisitions.....		99/87	Mar.	14/87
amended.....		216/88	Apr.	30/88
Apportionment 1988 Requisitions.....		162/88	Apr.	9/88
amended.....		305/90	June	23/90
Apportionment 1989 Requisitions.....		156/89	Apr.	15/89
Apportionment 1990 Requisitions.....		143/90	Apr.	14/90
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amended.....		653/90	Dec.	29/90
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Calculation of Average Daily Enrolment.....		127/85	Apr.	13/85
amended.....		113/86	Mar.	22/86
Calculation of Fees for Pupils, 1981.....		128/81	Mar.	28/81
Calculation of Fees for Pupils, 1982.....		198/82	Apr.	17/82
Calculation of Fees for Pupils, 1983.....		222/83	Apr.	30/83
amended.....		279/84	May	19/84
Calculation of Fees for Pupils.....		42/84	Feb.	11/84
amended.....		131/85	Apr.	13/85
Calculation of Fees for Pupils.....		130/85	Apr.	13/85
amended.....		467/85	Oct.	5/85
Calculation of Fees for Pupils.....		115/86	Mar.	22/86
amended.....		595/86	Oct.	18/86
Calculation of Fees for Pupils, 1987.....		100/87	Mar.	14/87
amended.....		217/88	Apr.	30/88
Calculation of Fees for Pupils, 1988.....		163/88	Apr.	9/88
Calculation of Fees for Pupils, 1989.....		157/89	Apr.	15/89
Calculation of Fees for Pupils, 1990.....		142/90	Apr.	14/90
Conditions for Extended Funding.....		102/87	Mar.	14/87
Continuing Education.....		154/89	Apr.	15/89
amended.....		415/89	July	29/89
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amended.....		418/81	July	4/81
amended.....		454/86	Aug.	16/86
amended.....		718/89	Jan.	6/90
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amended.....		314/90	June	30/90
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amended.....		706/83	Nov.	19/83
amended.....		563/84	Sept.	15/84
amended.....		735/84	Dec.	1/84
amended.....		174/86	Apr.	12/86
amended.....		623/87	Dec.	5/87
amended.....		231/88	Apr.	30/88
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Designation of Support Staff.....		509/89	Oct.	7/89
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amended.....		556/81	Sept.	5/81
amended.....		858/81	Jan.	9/82

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amended.....		879/81	Jan.	16/82
amended.....		419/82	July	3/82
amended.....		568/82	Sept.	4/82
amended.....		74/83	Feb.	12/83
amended.....		637/83	Oct.	15/83
amended.....		124/84	March	10/84
amended.....		316/84	June	2/84
amended.....		671/84	Nov.	10/84
amended.....		242/85	June	1/85
amended.....		60/87	Feb.	21/87
amended.....		232/88	Apr.	30/88
amended.....		621/88	Oct.	22/88
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amended.....		313/90	June	30/90
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amended.....		636/83	Oct.	15/83
amended.....		690/85	Jan.	4/86
amended.....		690/85	Jan.	4/86
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amended.....		573/84	Sept.	29/84
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General Legislative Grants, 1980.....		343/81	June	6/81
(this Reg. amends O.Reg. 228/80 - see Schedule to R.R.O. 1980)				
General Legislative Grants, 1980.....		55/83	Feb.	5/83
(this Reg. amends O.Reg. 228/80 - see Schedule to R.R.O. 1980)				

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amended.....		56/83	Feb.	5/83
amended.....		415/83	July	16/83
General Legislative Grants, 1982.....		197/82	Apr.	17/82
amended.....		416/83	July	16/83
General Legislative Grants, 1983.....		221/83	Apr.	30/83
amended.....		280/84	May	19/84
General Legislative Grants, 1984.....		44/84	Feb.	11/84
amended.....		241/85	June	1/85
amended.....		355/85	July	13/85
amended.....		636/85	Dec.	21/85
amended.....		512/86	Sept.	13/86
amended.....		701/87	Jan.	2/88
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amended.....		466/85	Oct.	5/85
amended.....		112/86	Mar.	22/86
amended.....		511/86	Sept.	13/86
amended.....		513/86	Sept.	13/86
amended.....		702/87	Jan.	2/88
General Legislative Grants, 1986.....		116/86	Mar.	22/86
amended.....		596/86	Oct.	18/86
amended.....		704/87	Jan.	2/88
amended.....		306/90	June	23/90
General Legislative Grants, 1987.....		98/87	Mar.	14/87
amended.....		215/88	Apr.	30/88
amended.....		307/90	June	23/90
General Legislative Grants, 1988.....		160/88	Apr.	9/88
amended.....		698/89	Dec.	30/89
amended.....		308/90	June	23/90
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amended.....		418/82	July	3/82
amended.....		277/85	June	15/85
amended.....		669/86	Dec.	6/86
amended.....		384/88	July	2/88
revoked.....		721/89	Jan.	6/90

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amended.....		417/81	July	4/81
amended.....		567/82	Sept.	4/82
amended.....		288/83	May	28/83
amended.....		27/84	Feb.	4/84
amended.....		231/84	Apr.	28/84
amended.....		451/84	July	28/84
amended.....		474/84	Aug.	18/84
amended.....		194/85	May	11/85
amended.....		111/86	Mar.	22/86
amended.....		175/86	Apr.	12/86
amended.....		222/86	May	10/86
amended.....		157/87	Apr.	11/87
amended.....		703/87	Jan.	2/88
amended.....		415/88	July	16/88
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amended.....		416/81	July	4/81
amended.....		555/81	Sept.	5/81
amended.....		617/81	Oct.	3/81
amended.....		785/81	Dec.	5/81
amended.....		761/82	Dec.	4/82
amended.....		465/85	Oct.	5/85
amended.....		195/87	Apr.	25/87
amended.....		233/88	Apr.	30/88
amended.....		6/89	Jan.	28/89
amended.....		154/89	Apr.	15/89
amended.....		677/90	Jan.	5/91
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Payment Transfer Between Coterminous Boards - 1988.....		161/88	Apr.	9/88
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amended.....		62/82	Feb.	20/82
amended.....		77/86	Mar.	8/86
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amended.....		473/84	Aug.	18/84
amended.....		668/86	Dec.	6/86
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amended.....		819/81	Dec. 26/81
amended.....		500/85	Oct. 26/85
amended.....		711/87	Jan. 2/88

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General.....		229/81	Apr.	25/81
amended.....		803/82	Dec.	25/82
amended.....		463/86	Aug.	16/86
amended.....		451/89	Aug.	12/89
EMPLOYEE SHARE OWNERSHIP PLAN ACT, 1988				
Forms.....		362/88	June	25/88
General.....		242/88	May	7/88
EMPLOYER HEALTH TAX ACT, 1989				
General.....		640/90	Dec.	29/90
EMPLOYMENT AGENCIES ACT				
General.....	280			
amended.....		225/81	Apr.	25/81
amended.....		203/90	May	12/90
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Ambulance Service Industry.....	281			
amended.....		94/81	Mar.	14/81
amended.....		803/83	Jan.	7/84
revoked.....		568/86	Oct.	11/86
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amended.....		443/88	July	30/88
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amended.....		75/84	Feb.	25/84
amended.....		39/85	Feb.	9/85
amended.....		568/86	Oct.	11/86
(revoked by 308/87)				
Domestics, Nannies and Sitters.....		308/87	June	27/87
amended.....		533/87	Oct.	3/87
Forms.....		444/87	Aug.	15/87
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amended.....		241/81	May	9/81
amended.....		342/84	June	16/84
amended.....		307/85	June	22/85
amended.....		568/86	Oct.	11/86
amended.....		300/87	June	20/87
amended.....		444/88	July	30/88
amended.....		377/89	July	15/89
amended.....		490/90	Sept.	1/90

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amended.....		93/81	Mar.	14/81
amended.....		299/82	May	22/82
amended.....		802/83	Jan.	7/84
amended.....		189/84	Apr.	14/84
amended.....		2/86	Jan.	25/86
amended.....		568/86	Oct.	11/86
amended.....		301/87	June	20/87
amended.....		309/87	June	27/87
amended.....		534/87	Oct.	3/87
amended.....		445/88	July	30/88
amended.....		288/89	June	3/89
amended.....		378/89	July	15/89
amended.....		409/90	Aug.	11/90
amended.....		489/90	Sept.	1/90
Residential Care Workers.....		440/82	July	10/82
Termination of Employment.....	286			
amended.....		495/82	Aug.	7/82
amended.....		531/83	Sept.	3/83
amended.....		301/84	May	26/84
amended.....		120/85	Mar.	23/85
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amended.....		153/81	Apr.	4/81
amended.....		322/84	June	9/84
amended.....		252/87	May	30/87
amended.....		195/88	Apr.	23/88
amended.....		299/90	June	23/90
ENERGY ACT				
Fuel Oil Code.....	288			
amended.....		453/89	Aug.	12/89
Gas Pipeline Systems.....	289			
(revoked by 450/84)				
Gas Pipeline Systems.....		450/84	July	28/84
amended.....		627/87	Dec.	5/87
amended.....		454/89	Aug.	12/89
Gas Utilization Code.....	290			
(revoked by 826/82)				
Gas Utilization Code.....		826/82	Jan.	1/83
(revoked by 244/89)				
Gas Utilization Code.....		244/89	May	20/89
amended.....		452/89	Aug.	12/89
amended.....		92/90	Mar.	17/90
Oil Pipeline Systems.....		626/87	Dec.	5/87

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amended.....		104/81	Mar. 14/81
amended.....		754/84	Dec. 15/84
(revoked by 626/87)			
Propane Storage, Handling and Utilization			
Code.....	292		
amended.....		135/81	Mar. 28/81
(revoked by 825/82)			
Propane Storage, Handling and Utilization			
Code.....		825/82	Jan. 1/83
amended.....		295/83	June 4/83
amended.....		522/84	Sept. 1/84
amended.....		838/84	Jan. 19/85
amended.....		619/88	Oct. 22/88
amended.....		99/89	Mar. 11/89
amended.....		455/89	Aug. 12/89

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Standards.....	340/89	July	1/89
amended.....	689/89	Dec.	30/89
amended.....	355/90	July	14/90

ENVIRONMENTAL ASSESSMENT ACT

Compliance Order - Ministry of Natural Resources - - MNR-C-1.....	3/90	Jan.	20/90
Compliance Order - Ministry of Natural Resources - MNR-C-2.....	493/90	Sept.	1/90
Designation - Browning-Ferris Industries Limited.....	576/89	Oct.	28/89
Designation - Fighting Island Rehabilitation.....	807/82	Dec.	25/82
Designation - Handling of Dangerous Goods at Morton Terminal.....	244/90	May	26/90
Designation - KAM 1 Hydro-Electric Project.....	335/88	June	11/88
Designation - Mines at Stevens Island, Cameron Island and Shoal Lake.....	486/89	Sept.	9/89
Designation - Petro-Sun International Inc. and SNC Inc.....	204/87	May	2/87
Designation - Reclamation Systems Inc.....	17/89	Feb.	4/89
Designation - St. Lawrence Cement Inc.....	417/90	Aug.	25/90
Designation - Steetley Quarry Products Inc.....	283/89	June	3/89
Designation - Tricil Limited.....	640/89	Dec.	9/89

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Designation - TSI Trintek Systems Inc.....	710/87	Jan.	2/88
amended.....	85/89	Mar.	4/89
Designation - Unitec Disposal Inc.....	641/89	Dec.	9/89
Exemption -			
Adelaide, The Corporation of the Township of -ADEL-TP-1.....	776/82	Dec.	11/82
Association of Conservation Authorities of Ontario, The - ACAO-1.....	660/90	Jan.	5/91
Black River-Matheson, The Township of -BLAC-TWP-1.....	553/86	Oct.	4/86
Brantford, City of - BRAN-C-1.....	78/90	Mar.	10/90
Brockville, The Corporation of the City of - BROC-C-2.....	779/82	Dec.	11/82
Chapleau, The Corporation of the Township of - CHAP-TP-1.....	418/83	July	16/83
La Cité collégiale - PR-CC-04.....	312/90	June	30/90
Cobourg, The Corporation of the Town of - COBG-T-1.....	239/88	May	7/88
- COBG-T-1/2.....	413/89	July	29/89
Credit Valley Conservation Authority - CDV-01.....	484/83	Aug.	20/83
- CDV-02.....	324/84	June	9/84
Drayton, The Corporation of the Village of - DRAY-V-1.....	810/83	Jan.	14/84
Dubreuilville, The Corporation of the Improvement District of - DUBR-1D-1.....	3/83	Jan.	22/83
- DUBR-1D-2.....	653/83	Oct.	29/83
Durham, The Regional Municipality of - DURH-RG-1.....	396/90	Aug.	4/90
(Suspended by 659/90)			
Dysart et al, The Corporation of the Township of - DYSA-TWP-1.....	494/86	Sept.	6/86
Essa, The Corporation of the Township of - ESSA-TP-1.....	1/83	Jan.	22/83
Essex Region Conservation Authority - ESR-01.....	115/85	Mar.	23/85

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Essex, The Corporation of the County of - ESSE-CT-1.....		70/87	Feb. 28/87
- ESSE-CT-2.....		119/88	Mar. 19/88
Fort Erie, The Corporation of the Town of - FORT E-T-1.....		192/86	Apr. 26/86
Frontenac and Lennox and Addington (Counties of).....		433/86	Aug. 16/86
Ganaraska Region Conservation Authority and The Corporation of the Town of Port Hope - PHOP-2.....		483/83	Aug. 20/83
Gloucester Hydro - GLOU-C-1.....		371/84	June 30/84
Gloucester Hydro-Electric Commission - GLOU-C-2.....		567/87	Oct. 24/87
Grimsby, The Corporation of the Town of - GRIM-T-1.....		258/86	May 24/86
- GRIM-T-1/1.....		598/89	Nov. 11/89
Haldimand-Norfolk, The Regional Municipality of - RMHN - 1.....		432/86	Aug. 16/86
Halton, The Regional Municipality of - HALT-RG-01.....		240/84	May 5/84
Hamilton, The Corporation of the City of - HAMI-C-1.....		257/83	May 21/83
Hamilton Region Conservation Authority - HMR-01.....		468/82	July 24/82
Hamilton-Wentworth, The Regional Municipality of - HW-RG-01.....		563/90	Oct. 20/90
Hearst, Town of - HRST-T-1.....		576/86	Oct. 11/86
Highway No. 404.....		352/81	June 13/81
Huron, Township of - HUR-1.....		407/81	July 4/81
Ingersoll, Town of, Township of South- West Oxford - ING-1.....		762/86	Jan. 17/87
Johnson, Township of - JOHN-TWP-1.....		386/86	July 12/86
Kanata Hydro-Electric Commission - KANA-C-1.....		492/86	Sept. 6/86
Kapuskasing, The Corporation of the Town of - MUN-TWN-KAP-1.....		367/83	July 9/83

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Kenora, The Corporation of the Town of - KENO-T-1.....		270/90	June 9/90
Kingston, Township of -MUN-1.....		123/81	Mar. 21/81
Kirkland Lake, The Corporation of the Town of, Community of Swastika -KIRK-T-1.....		601/84	Oct. 6/84
Kitchener-Wilmot Hydro.....		498/88	Aug. 20/88
Laidlaw Waste Systems - Storrington Township - LAL-ST-01.....		702/90	Jan. 12/91
Markham Hydro - MARK-T-1.....		641/84	Oct. 27/84
- Electric Commission - MARK-T-2.....		372/86	July 12/86
Michipicoten, The Township of - MICH-TP-1.....		372/84	June 30/84
Ministry of Citizenship and Culture - MCC-1.....		279/82	May 15/82
Ministry of Energy - Energy-1.....		655/81	Oct. 17/81
Ministry of the Environment - MOE-21.....		659/81	Oct. 17/81
- MOE-22.....		762/81	Nov. 28/81
- MOE-24.....		832/81	Jan. 2/82
- MOE-23.....		880/81	Jan. 16/82
- MOE-24/2.....		646/82	Oct. 16/82
- MOE-25.....		237/83	May 7/83
- MOE-26.....		664/83	Oct. 29/83
- MOE-27.....		179/84	Apr. 14/84
- MOE-28.....		358/85	July 13/85
- MOE-29.....		386/85	Aug. 10/85
- MOE-30.....		632/85	Dec. 21/85
- MOE-32.....		334/86	June 28/86
- MOE-31..... (revoked by 16/89)		370/86	July 12/86
- MOE-33.....		411/87	July 25/87
- MOE-33/1.....		576/87	Oct. 31/87

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- MOE-32/1.....		410/88	July	16/88
- MOE-34.....		497/88	Aug.	20/88
- MOE-35.....		547/88	Sept.	17/88
- MOE-36.....		715/88	Dec.	17/88
- MOE-37.....		722/88	Dec.	24/88
- MOE-31/1..... (revoked by 101/90)		16/89	Feb.	4/89
- MOE-38.....		475/89	Aug.	19/89
- MOE-39.....		627/89	Nov.	25/89
- MOE-40.....		668/89	Dec.	23/89
- MOE-41.....		1/90	Jan.	20/90
- MOE-31/2.....		101/90	Mar.	17/90
- MOE-42.....		102/90	Mar.	17/90
- MOE-43.....		336/90	July	7/90
Ministry of Government Services				
- MGS-43.....		23/81	Feb.	14/81
- MGS-44.....		318/81	May	30/81
- MGS-45.....		430/81	July	11/81
- MGS-46.....		658/81	Oct.	17/81
- MGS-47.....		761/81	Nov.	28/81
- MGS-49.....		170/82	Apr.	3/82
- MGS-48.....		263/82	May	8/82
- MGS-50.....		780/82	Dec.	11/82
- MGS-51.....		781/82	Dec.	11/82
- MGS-52.....		14/83	Jan.	22/83
- MGS-53.....		366/83	July	9/83
- MGS-54.....		35/84	Feb.	11/84
- MGS-55.....		34/84	Feb.	11/84
- MGS-56.....		273/84	May	19/84
- MGS-57.....		439/84	July	28/84

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- MGS-58.....		440/84	July	28/84
- MGS-59.....		441/84	July	28/84
- MGS-62.....		112/85	Mar.	23/85
- MGS-61.....		113/85	Mar.	23/85
- MGS-66.....		448/85	Sept.	21/85
- MGS-65.....		471/85	Oct.	5/85
- MGS-67.....		125/86	Mar.	29/86
- MGS-64.....		257/86	May	24/86
- MGS-68.....		371/86	July	12/86
- MGS-63.....		385/86	July	12/86
- MGS-71.....		493/86	Sept.	6/86
- MGS-70.....		495/86	Sept.	6/86
- MGS-72.....		624/86	Nov.	15/86
- MGS-73.....		659/86	Nov.	22/86
- MGS-76.....		552/87	Oct.	17/87
- MGS-78.....		608/87	Nov.	28/87
- MGS-75.....		614/87	Dec.	5/87
- MGS-79.....		73/88	Feb.	20/88
- MGS-82.....		209/88	Apr.	23/88
- MGS-83.....		337/88	June	11/88
- MGS-84.....		411/88	July	16/88
- MGS-86.....		499/88	Aug.	20/88
- MGS-90.....		563/88	Oct.	1/88
- MGS-88.....		564/88	Oct.	1/88
- MGS-91.....		645/88	Nov.	12/88
- MGS-89.....		683/88	Nov.	26/88
- MGS-81.....		711/88	Dec.	17/88
- MGS-93.....		18/89	Feb.	4/89
- MGS-74.....		113/89	Mar.	18/89

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- MGS-80.....		134/89	Apr. 1/89
- MGS-92.....		170/89	Apr. 15/89
- MGS-98.....		285/89	June 3/89
- MGS-99.....		393/89	July 15/89
- MGS-85.....		410/89	July 29/89
- MGS-100.....		474/89	Aug. 19/89
- MGS-101.....		593/89	Nov. 4/89
- MGS-95.....		666/89	Dec. 23/89
- MGS-103.....		667/89	Dec. 23/89
- MGS-102.....		2/90	Jan. 20/90
Ministry of Natural Resources			
- MNR-33.....		164/81	Apr. 4/81
- MNR-11/3.....		284/81	May 23/81
- MNR-17/2.....		347/81	June 6/81
- MNR-35.....		373/81	June 20/81
- MNR-19/3.....		431/81	July 11/81
- MNR-34.....		433/81	July 11/81
- MNR-32/2.....		653/81	Oct. 17/81
- MNR-36.....		710/81	Nov. 7/81
- MNR-31/2.....		882/81	Jan. 16/82
- MNR-19/4.....		883/81	Jan. 16/82
- MNR-37.....		194/82	Apr. 17/82
- MNR-11/4.....		261/82	May 8/82
- MNR-30/2.....		264/82	May 8/82
- MNR-39..... (revoked by 320/83)		467/82	July 24/82
- MNR-38.....		614/82	Oct. 2/82
- MNR-40.....		681/82	Oct. 30/82
- MNR-35/2.....		10/83	Jan. 22/83
- MNR-19/5.....		11/83	Jan. 22/83

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- MNR-41.....		12/83	Jan. 22/83
- MNR-11/5.....		13/83	Jan. 22/83
- MNR-39/2.....		320/83	June 11/83
- MNR-30/3.....		348/83	June 25/83
- MNR-43..... (revoked by 684/88)		364/83	July 9/83
- MNR-11/6.....		417/83	July 16/83
- MNR-28/2.....		654/83	Oct. 29/83
- MNR-26/2.....		655/83	Oct. 29/83
- MNR-29/2.....		656/83	Oct. 29/83
- MNR-30/4.....		723/83	Dec. 3/83
- MNR-11/7.....		2/84	Jan. 21/84
- MNR-26/3.....		221/84	Apr. 28/84
- MNR-46.....		226/84	Apr. 28/84
- MNR-47.....		338/84	June 16/84
- MNR-11/8.....		442/84	July 21/84
- MNR-26/4.....		444/84	July 28/84
- MNR-50..... (revoked by 243/88)		536/84	Sept. 1/84
- MNR-49.....		613/84	Oct. 13/84
- MNR-39/3.....		660/84	Nov. 3/84
- MNR-30/5.....		710/84	Nov. 17/84
- MNR-35/3.....		711/84	Nov. 17/84
- MNR-11/9.....		2/85	Jan. 26/85
- MNR-44..... (revoked by 684/88)		3/85	Jan. 26/85
- MNR-42.....		109/85	Mar. 23/85
- MNR-39/4.....		470/85	Oct. 5/85
- MNR-30/6.....		576/85	Nov. 23/85
- MNR-39/5.....		193/86	Apr. 26/86
- MNR-30/7.....		657/86	Nov. 22/86

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- MNR-39/6.....		193/87	Apr.	18/87
- MNR-52.....		369/87	July	11/87
- MNR-30/8..... (revoked by 87/89)		607/87	Nov.	28/87
- MNR-50/2.....		243/88	May	7/88
- MNR-52/2.....		481/88	Aug.	13/88
- MNR-44/2.....		684/88	Nov.	26/88
- MNR-30/9..... (revoked by 381/90)		87/89	Mar.	11/89
- MNR-26/5.....		172/89	Apr.	15/89
- MNR-52/3..... (expired)		498/89	Sept.	23/89
- MNR-39/7.....		499/89	Sept.	23/89
- MNR-26/6.....		596/89	Nov.	11/89
- MNR-54.....		597/89	Nov.	11/89
- MNR-55.....		24/90	Feb.	3/90
- MNR-26/7.....		145/90	Apr.	14/90
- MNR-56.....		310/90	June	30/90
- MNR-30/10.....		381/90	July	28/90
- MNDM/MNR-1 (See Ministry of Northern Development and Mines)				
Ministry of Northern Development and Mines				
- MNDM-1..... (revoked by 371/89)		284/88	May	21/88
- MNDM-1/2.....		371/89	July	8/89
Ministry of Northern Development and Mines and Ministry of Natural Resources				
- MNDM/MNR-1.....		15/87	Feb.	7/87
Ministry of Transportation				
- MTC-56.....		311/90	June	30/90
- MTC-58.....		407/90	Aug.	11/90
Ministry of Transportation and Communications				
- MTC-37.....		115/81	Mar.	14/81

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- MTC-38.....		191/81	Apr. 18/81
- MTC-39.....		257/81	May 16/81
- MTC-40.....		406/81	July 4/81
- MTC-42.....		465/81	July 25/81
- MTC-43.....		654/81	Oct. 17/81
- MTC-41.....		657/81	Oct. 17/81
- MTC-44.....		660/81	Oct. 17/81
- MTC-45.....		735/81	Nov. 21/81
- MTC-47.....		736/81	Nov. 21/81
- MTC-46.....		737/81	Nov. 21/81
- MTC-48.....		739/81	Nov. 21/81
- MTC-50.....		16/83	Jan. 22/83
- MTC-51.....		148/83	Apr. 2/83
- MTC-52.....		707/83	Nov. 19/83
- MTC-53.....		809/83	Jan. 14/84
- MTC-55.....		110/85	Mar. 23/85
- MTC-54.....		168/85	Apr. 20/85
- MTC-56.....		148/87	Apr. 11/87
Marathon, The Corporation of the Township of - MARN-TP-1.....		658/86	Nov. 22/86
Mississauga, The Corporation of the City of - MISS-C-1.....		32/84	Feb. 4/84
Municipality of Metropolitan Toronto and Toronto Transit Commission-TTC-2.....		554/86	Oct. 4/86
Nepean Hydro			
- NEPE-C-1.....		111/85	Mar. 23/85
- NEPE-C-2.....		577/85	Nov. 23/85
Niagara, The Regional Municipality of - NIAG-RG-1.....		496/86	Sept. 6/86
North Bay, The Corporation of the City of - NORT-C-1.....		222/87	May 9/87

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Ontario Energy Corporation			
- OEC-2/2.....	656/81	Oct.	17/81
- OEC-5.....	884/81	Jan.	16/82
Ontario Hydro			
- OH-23/2.....	875/81	Jan.	16/82
- OH-25.....	169/82	Apr.	3/82
- OH-26.....	539/82	Aug.	21/82
- OH-26/2.....	682/82	Oct.	30/82
- OH-27.....	2/83	Jan.	22/83
- OH-28.....	342/83	June	25/83
- OH-29.....	319/84	June	9/84
- OH-30.....	320/84	June	9/84
- OH-31.....	747/84	Dec.	8/84
- OH-32.....	359/85	July	13/85
- OH-13/2..... (revoked by 409/89)	578/85	Nov.	23/85
- OH-30/2.....	664/85	Jan.	4/86
- OH-29/2.....	665/85	Jan.	4/86
- OH-33..... (revoked by 392/89)	17/86	Feb.	1/86
- OH-24/2.....	14/87	Feb.	7/87
- OH-29/3.....	20/87	Feb.	7/87
- OH-30/3.....	21/87	Feb.	7/87
- OH-34.....	392/89	July	15/89
- OH-13/3.....	409/89	July	29/89
Ontario, Municipalities of			
- MUNI-1.....	300/84	May	26/84
- MUNI-2.....	114/85	Mar.	23/85
- MUNI-1/2.....	333/86	June	28/86
Ontario Northland Transportation Commission			
- MNA-4.....	285/81	May	23/81
- MNA-5.....	106/82	Mar.	13/82

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- MNA-6.....		107/82	Mar.	13/82
- MNA-7.....		54/83	Feb.	5/83
Orillia, The Corporation of the City of - ORIL-C-1.....		271/90	June	9/90
Oshawa, The Corporation of the City of - OSH-1.....		163/81	Apr.	4/81
Ottawa-Carleton, The Regional Municipality of - RMOC-RG-1.....		194/87	Apr.	18/87
Owen Sound, The Corporation of the City of - OWEN-C-1.....		680/82	Oct.	30/82
Owens, Williamson and Idington, Township of - OWEN-TP-1.....		365/83	July	9/83
Oxford, County of - OXFO-CT-1.....		410/82	July	3/82
- OXFO-CT-2.....		443/84	July	28/84
Peel, The Regional Municipality of - PEEL-RG-1..... (Suspended by 658/90)		397/90	Aug.	4/90
Peterborough, The Corporation of the City of - PETE-C-1.....		222/90	May	12/90
Port Hope, The Corporation of the Town of - PHOP-T-1.....		788/81	Dec.	5/81
Richmond Hill Hydro-Electric Commission (The) - RICH-T-1.....		221/90	May	12/90
Rutherford and George Island, Township of - RUTH-1.....		44/86	Feb.	15/86
St. Catharines Hydro-Electric Commission - STCA-C-1.....		431/86	Aug.	16/86
St. Clair College of Applied Arts and Technology - MCU-2.....		19/81	Feb.	7/81
South Lake Simcoe Conservation Authority - CA-SLS-1.....		379/81	June	20/81
- SLS-02.....		341/83	June	25/83
- SLS-03.....		340/83	June	25/83
Sydenham, The Corporation of the Township of - SYDE-TP-1.....		196/83	Apr.	16/83
- SYDE-TP-2.....		600/84	Oct.	6/84

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Tiny, The Corporation of the Township of - TINY-TP-1.....		599/84	Oct. 6/84
Toronto Area Transit Operating Authority - MTC-49.....		532/82	Aug. 21/82
- MTC-57.....		337/90	July 7/90
Toronto Area Transit Operating Authority (GO TRANSIT) - GT-1.....		551/87	Oct. 17/87
Toronto, City of - TOR-2.....		256/81	May 16/81
- TOR-2/1.....		647/82	Oct. 16/82
- TOR-3.....		15/83	Jan. 22/83
Toronto, The Corporation of the City of - TOR-C-4.....		446/88	July 30/88
Toronto, (City of) and The City of Toronto Non-Profit Housing Corporation - TOR-1.....		126/81	Mar. 28/81
- TOR-3.....		434/81	July 11/81
Toronto, The Metropolitan Toronto Housing Company Limited - METR-M-1.....		50/82	Feb. 20/82
Toronto, The Metropolitan Toronto and Region Conservation Authority.....		225/84	Apr. 28/84
Toronto, The Metropolitan Toronto and Region Conservation Authority - MTRCA-2.....		43/86	Feb. 15/86
Toronto, The Metropolitan Toronto and Region Conservation Authority - MTRCA-3.....		97/86	Mar. 15/86
Toronto, Municipality of Metropolitan -MERO-1.....		881/81	Jan. 16/82
-MERO-1/2.....		215/83	Apr. 30/83
-METR-M-3.....		613/87	Dec. 5/87
-METR-M-5.....		171/89	Apr. 15/89
-METRO-M-2.....		578/87	Nov. 7/87
Toronto Transit Commission -TTC-01.....		321/84	June 9/84
Urban Transportation Development Corporation Ltd. Metro Canada Limited -UTDC-2.....		405/81	July 4/81
Vaughan Hydro-Electric Commission - VAUG-T-1.....		368/87	July 11/87

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Victoria Hospital Corporation - VHC - 1.....		74/88	Feb.	20/88
Waterloo, The Regional Municipality of and The Corporation of the City of Cambridge - WATE-RG-1.....		387/86	July	12/86
Waterloo, The Corporation of the Regional Municipality of - WATE-RG-2.....		243/90	May	26/90
Waterloo North Hydro - WATE-C-1.....		23/90	Feb.	3/90
Windsor Utilities Commission - WIND-C-1.....		325/86	June	21/86
York, The Corporation of The Regional Municipality of - YORK-RG-1.....		124/86	Mar.	29/86
General.....	293			
amended.....		383/81	June	20/81
amended.....		841/81	Jan.	2/82
amended.....		140/82	Mar.	27/82
amended.....		466/82	July	24/82
amended.....		775/82	Dec.	11/82
amended.....		414/83	July	16/83
amended.....		783/83	Dec.	31/83
amended.....		108/85	Mar.	23/85
amended.....		149/86	Apr.	5/86
amended.....		13/87	Feb.	7/87
(revoked by 205/87)				
General.....		205/87	May	2/87
amended.....		72/88	Feb.	20/88
amended.....		521/90	Sept.	15/90
Limited Exemption - Construction of a Hydro- Electric Generating Facility, Transmission Line and Ancillary Facilities on the Kaministiquia River - KAM 1.....		336/88	June	11/88
Malvern Waste.....		710/83	Nov.	19/83
Rules of Practice - Environmental Assessment Board.....		4/88	Jan.	23/88
South Cayuga Sewage Works and Waste Disposal Sites.....	294			
revoked.....		522/81	Aug.	22/81
Suspension -				
Durham, The Regional Municipality of.....		659/90	Jan.	5/91
Peel, The Regional Municipality of.....		658/90	Jan.	5/91
ENVIRONMENTAL PROTECTION ACT				
Air Contaminants from Ferrous Foundries.....	295			
Algoma Sinter Operation - 1986/94.....		663/85	Jan.	4/86

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Ambient Air Quality Criteria.....	296			
Asphalt Paving Plants.....	297			
(revoked by 469/87)				
Boilers.....		16/86	Feb.	1/86
Carbonated Soft Drink Cans Temporary Exemption.....		633/85	Dec.	21/85
(revoked by 633/85)				
Classes of Contaminants - Exemptions.....	298			
Containers.....	299			
(revoked by 622/85)				
Containers.....		623/85	Dec.	14/85
amended.....		150/86	Apr.	5/86
amended.....		236/87	May	16/87
Containers for Carbonated Soft Drinks.....	300			
(revoked by 622/85)				
Copper Cliff Smelter Complex.....	301			
(revoked by 660/85)				
Crown Waste Disposal Sites.....	302			
revoked		521/81	Aug.	22/81
Deep Well Disposal.....	303			
amended.....		596/88	Oct.	15/88
Designation of Waste.....	304			
amended.....		652/81	Oct.	17/81
Discharge of Sewage From Pleasure Boats.....	305			
Disposable Containers for Milk.....	306			
amended.....		172/83	Apr.	9/83
amended.....		532/85	Nov.	9/85
Disposable Paper Containers for Milk.....	307			
Effluent Monitoring -				
Electric Power Generation Sector.....		726/89	Jan.	13/90
General.....		358/88	June	25/88
(revoked by 695/88)				
General.....		695/88	Dec.	3/88
amended.....		533/89	Oct.	14/89
Industrial Minerals Sector.....		91/90	Mar.	17/90
Inorganic Chemical Sector.....		395/89	July	15/89
amended.....		649/89	Dec.	16/89

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amended.....		269/90	June	9/90
amended.....		418/90	Aug.	25/90
Iron and Steel Manufacturing Sector.....		321/89	June	17/89
amended.....		602/89	Nov.	18/89
amended.....		139/90	Apr.	14/90
Metal Casting Sector.....		648/89	Dec.	16/89
amended.....		232/90	May	26/90
amended.....		419/90	Aug.	25/90
Ontario Mineral Industry Sector: Group A.....		491/89	Sept.	16/89
amended.....		44/90	Feb.	10/90
Organic Chemical Manufacturing Sector.....		209/89	May	13/89
amended.....		532/89	Oct.	14/89
amended.....		45/90	Feb.	10/90
amended.....		416/90	Aug.	25/90
Petroleum Refining Sector.....		359/88	June	25/88
amended.....		696/88	Dec.	3/88
amended.....		642/89	Dec.	9/89
Pulp and Paper Sector.....		435/89	Aug.	5/89
amended.....		202/90	May	12/90
Falconbridge Smelter Complex - 1994.....		661/85	Jan.	4/86
Gasoline Volatility.....		389/89	July	15/89
(revoked by 389/89)				
Gasoline Volatility.....		231/90	May	26/90
(revoked by 231/90)				
General - Air Pollution.....	308			
amended.....		107/85	Mar.	23/85
amended.....		389/88	July	9/88
amended.....		90/90	Mar.	17/90
General - Waste Management.....	309			
amended.....		175/83	Apr.	16/83
amended.....		574/84	Sept.	29/84
amended.....		322/85	July	6/85
amended.....		464/85	Sept.	28/85
amended.....		460/88	July	30/88
amended.....		597/88	Oct.	15/88
amended.....		750/88	Jan.	7/89
amended.....		138/90	Apr.	14/90
amended.....		162/90	Apr.	21/90
amended.....		520/90	Sept.	15/90
Hauled Liquid Industrial Waste Disposal Sites.....		808/81	Dec.	19/81
amended.....		599/88	Oct.	15/88
Hot Mix Asphalt Facilities.....		469/87	Aug.	22/87
Inco Sudbury Smelter Complex - 1994.....		660/85	Jan.	4/86

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Lambton Industry Meteorological Alert.....		151/81	Apr.	4/81
Malvern Waste.....		711/83	Nov.	19/83
Marinas.....	310			
Mobile PCB Destruction Facilities.....		148/86	Apr.	5/86
amended.....		600/88	Oct.	15/88
Motor Vehicles.....	311			
Municipal Sewage and Water and Roads Class Environmental Assessment Projects.....		206/87	May	2/87
Ontario Hydro..... (revoked by 7/82)		73/81	Mar.	7/81
Ontario Hydro..... (revoked by 662/85)		7/82	Jan.	30/82
Ontario Hydro..... (revoked by 281/87)		662/85	Jan.	4/86
Ontario Hydro.....		281/87	June	13/87
Ozone Depleting Substances - General.....		394/89	July	15/89
amended.....		518/90	Sept.	15/90
amended.....		519/90	Sept.	15/90
Refillable Containers for Carbonated Soft Drink.....		622/85	Dec.	14/85
amended.....		237/87	May	16/87
Sewage Systems..... (revoked by 374/81)		429/81	July	11/81
Sewage Systems.....		374/81	June	20/81
amended.....		842/81	Jan.	2/82
amended.....		139/82	Mar.	27/82
amended.....		515/82	Aug.	14/82
amended.....		290/83	May	28/83
amended.....		130/84	Mar.	17/84
amended.....		71/85	Feb.	23/85
amended.....		546/85	Nov.	16/85
amended.....		598/88	Oct.	15/88
Sewage Systems - Exemptions.....		21/83	Jan.	29/83
Spills.....		618/85	Dec.	14/85
Sulphur Content of Fuels.....	312			
Transfers of Liquid Industrial Waste..... (revoked by 322/85)	313			
Waste Management - PCB's.....		11/82	Jan.	30/82
amended.....		575/84	Sept.	29/84

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Assignment of Powers and Duties Minister of Citizenship and Culture.....		134/82	Mar.	20/82
Assignment of Powers and Duties Minister of Industry and Trade Development.....		135/82	Mar.	20/82
Assignment of Powers and Duties Minister of Tourism and Recreation.....		136/82	Mar.	20/82
Assignment of Powers and Duties Minister of Intergovernmental Affairs.....		400/82	June	26/82
Assignment of Powers and Duties Minister of Community and Social Services.....		660/83	Oct.	29/83
Assignment of Powers and Duties Minister of Health.....		671/83	Nov.	5/83
Assignment of Powers and Duties Minister of Municipal Affairs.....		375/85	Aug.	3/85
Assignment of Powers and Duties Minister of Industry, Trade and Technology.....		388/85	Aug.	17/85
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Transfer of Administration of Act Administration of sections 161 and 162 of the <u>Mining Act</u> transferred to the Minister of Natural Resources.....		57/81	Feb.	21/81
Transfer of Administration of Act <u>Municipal Conflict of Interest Act</u> transferred from Attorney General to Ministry of Intergovernmental Affairs.....		150/81	Apr.	4/81
Transfer of Administration Administration and Control of the Council (Conseil des Affaires Franco-Ontariennes) transferred to the Minister of Intergovernmental Affairs.....		620/81	Oct.	10/81
Transfer of Administration of Act <u>Metropolitan Police Force Complaints Project Act, 1981</u> transferred from Solicitor General to Attorney General.....		133/82	Mar.	20/82

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Transfer of Administration of Acts <u>Building Code Act</u> and part of <u>Ontario Water Resources Act</u> transferred from Minister of Consumer and Commercial Relations to Minister of Municipal Affairs and Housing.....		82/83	Feb. 19/83
Transfer of Administration of Act <u>Teachers' Superannuation Act, 1983</u> transferred to the Treasurer of Ontario and Minister of Economics..... (revoked by 202/87)		173/84	Apr. 7/84
Transfer of Administration of Act <u>Apprenticeship and Tradesmen's Qualification Act</u> transferred to Minister of Skills Development.....		170/85	Apr. 20/85
Transfer of Administration of Acts <u>Residential Tenancies Act</u> and <u>Residential Complexes Financing Costs Restraint Act, 1982</u> transferred to Minister of Municipal Affairs and Housing.....		264/85	June 8/85
Transfer of Administration of Acts to Minister of Housing.....		374/85	Aug. 3/85
Transfer of Administration of Acts <u>Mining Tax Act, Ontario Mineral Exploration Program Act</u> and <u>Mining Act</u> transferred to Minister of Northern Affairs and Mines..... (revoked by 631/85)		394/85	Aug. 17/85
Transfer of Administration of Acts <u>Ministry of Northern Affairs Act,</u> <u>Ontario Northland Transportation Commission Act, Local Services Boards Act</u> and duties under subsection 2(5) of <u>Road Access Act</u> transferred to Minister of Northern Affairs and Mines..... (revoked by 631/85)		396/85	Aug. 17/85
Transfer of Administration of Act <u>Niagara Escarpment Planning and Development Act</u> transferred to Minister of Municipal Affairs.....		422/85	Sept. 7/85
Transfer of Administration of Act <u>Mining Act</u> , (part).....		505/85	Oct. 26/85
Transfer of Administration of Act <u>Public Service Superannuation Act</u>		616/85	Dec. 14/85

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Transfer of Administration of Acts <u>Mining Act</u> (part), <u>Mining Tax Act</u> , <u>Ontario Mineral Exploration Program Act</u> , <u>Ministry of Northern Affairs Act</u> , <u>Ontario</u> <u>Northland Transportation Commission Act</u> , <u>Local Services Boards Act</u> , <u>Road Access</u> <u>Act</u> (part).....		631/85	Dec. 21/85
(expired)			
Transfer of Administration of Acts Minister of Financial Institutions.....		417/86	Aug. 2/86
Transfer of Administration of Act <u>Mining Tax Act</u>		418/86	Aug. 2/86
Transfer of Administration of Acts Minister of Government Services.....		166/87	Apr. 11/87
Transfer of Administration of Acts Minister of Consumer and Commercial Relations.....		181/87	Apr. 18/87
Transfer of Administration of Acts Minister of Education.....		202/87	Apr. 25/87
Transfer of Administration of Acts Minister of Municipal Affairs.....		536/87	Oct. 10/87
Transfer of Administration of Acts Minister of Culture and Communications.....		563/87	Oct. 24/87
Transfer of Administration of Acts Minister of Culture and Communications.....		564/87	Oct. 24/87
Transfer of Administration of Act Minister of Citizenship.....		565/87	Oct. 24/87
Transfer of Administration of Acts Minister of Transportation.....		566/87	Oct. 24/87
Transfer of Administration of Acts Minister of Northern Development and Minister of Mines.....		571/87	Oct. 31/87
Transfer of Administration of Program Ministry of Skills Development.....		572/87	Oct. 31/87
Transfer of Administration of Act <u>Parks Assistance Act</u> transferred to Minister of Tourism and Recreation.....		579/88	Oct. 1/88
Transfer of Administration of Act <u>Niagara Escarpment Planning</u> <u>and Development Act</u> transferred to Minister of the Environment.....		408/90	Aug. 11/90

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EXPROPRIATIONS ACT			
Co-operative Development - North Pickering.....	314		
Forms.....	315		
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Rules to be applied for the Purposes of Subsection 34(1) of the Act.....	317		
EXTRA-PROVINCIAL CORPORATIONS ACT, 1984			
General.....	43/85	Feb.	9/85
amended.....	683/85	Jan.	4/86
amended.....	163/87	Apr.	11/87
amended.....	456/88	July	30/88
amended.....	361/89	July	8/89
amended.....	363/90	July	14/90
F			
FAMILY BENEFITS ACT			
General.....	318		
amended.....	51/81	Feb.	21/81
amended.....	273/81	May	16/81
amended.....	483/81	Aug.	1/81
amended.....	634/81	Oct.	17/81
amended.....	700/81	Nov.	7/81
amended.....	721/81	Nov.	14/81
amended.....	71/82	Feb.	20/82
amended.....	121/82	Mar.	20/82
amended.....	314/82	May	22/82
amended.....	404/82	June	26/82
amended.....	424/82	July	3/82
amended.....	459/82	July	17/82
amended.....	551/82	Aug.	21/82
amended.....	654/82	Oct.	16/82
amended.....	721/82	Nov.	13/82
amended.....	727/82	Nov.	13/82
amended.....	847/82	Jan.	8/83
amended.....	73/83	Feb.	12/83
amended.....	276/83	May	21/83
amended.....	360/83	July	9/83
amended.....	462/83	Aug.	6/83
amended.....	480/83	Aug.	13/83
amended.....	557/83	Sept.	17/83
amended.....	690/83	Nov.	12/83
amended.....	700/83	Nov.	19/83
amended.....	784/83	Jan.	7/84
amended.....	65/84	Feb.	18/84
amended.....	216/84	Apr.	28/84
amended.....	312/84	June	2/84

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amended.....	498/84	Aug.	18/84
amended.....	706/84	Nov.	17/84
amended.....	709/84	Nov.	17/84
amended.....	748/84	Dec.	15/84
amended.....	825/84	Jan.	19/85
amended.....	29/85	Feb.	9/85
amended.....	136/85	Apr.	20/85
amended.....	207/85	May	25/85
amended.....	402/85	Aug.	17/85
amended.....	484/85	Oct.	19/85
amended.....	555/85	Nov.	16/85
amended.....	595/85	Dec.	7/85
amended.....	676/85	Jan.	4/86
amended.....	49/86	Feb.	15/86
amended.....	165/86	Apr.	12/86
amended.....	245/86	May	17/86
amended.....	396/86	July	12/86
amended.....	444/86	Aug.	16/86
amended.....	504/86	Sept.	13/86
amended.....	638/86	Nov.	15/86
amended.....	643/86	Nov.	15/86
amended.....	740/86	Jan.	3/87
amended.....	742/86	Jan.	3/87
amended.....	40/87	Feb.	14/87
amended.....	169/87	Apr.	18/87
amended.....	227/87	May	9/87
amended.....	379/87	July	11/87
amended.....	380/87	July	11/87
amended.....	453/87	Aug.	15/87
amended.....	589/87	Nov.	14/87
amended.....	592/87	Nov.	14/87
amended.....	683/87	Dec.	26/87
amended.....	712/87	Jan.	2/88
amended.....	49/88	Feb.	13/88
amended.....	268/88	May	14/88
amended.....	483/88	Aug.	13/88
amended.....	548/88	Sept.	17/88
amended.....	649/88	Nov.	12/88
amended.....	703/88	Dec.	10/88
amended.....	746/88	Dec.	31/88
amended.....	44/89	Feb.	18/89
amended.....	163/89	Apr.	15/89
amended.....	227/89	May	13/89
amended.....	338/89	June	24/89
amended.....	430/89	Aug.	5/89
amended.....	526/89	Oct.	14/89
amended.....	528/89	Oct.	14/89
amended.....	553/89	Oct.	21/89
amended.....	606/89	Nov.	18/89
amended.....	686/89	Dec.	30/89
amended.....	46/90	Feb.	10/90
amended.....	53/90	Feb.	17/90
amended.....	213/90	May	12/90
amended.....	429/90	Aug.	25/90
amended.....	572/90	Nov.	10/90
amended.....	627/90	Dec.	22/90
amended.....	680/90	Jan.	5/91

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FAMILY LAW ACT, 1986			
Designation of Matrimonial Home - Forms.....		95/86	Mar. 8/86
Election of Surviving Spouse.....		606/86	Oct. 25/86(B)
FAMILY LAW REFORM ACT (See now <u>Family Law Act, 1986</u>)			
Designation of Matrimonial Home - Forms..... (revoked by 95/86)	319		
FARM IMPLEMENTS ACT, 1988			
General.....		223/90	May 19/90
amended.....		402/90	Aug. 4/90
FARM INCOME STABILIZATION ACT			
Apple Stabilization, 1983-1987 - Plan.....		431/83	July 23/83
amended.....		285/85	June 22/85
amended.....		656/85	Jan. 4/86
amended.....		657/85	Jan. 4/86
amended.....		190/86	Apr. 26/86
amended.....		510/86	Sept. 13/86
amended.....		187/87	Apr. 18/87
amended.....		492/87	Sept. 12/87
amended.....		660/87	Dec. 19/87
amended.....		102/88	Mar. 5/88
amended.....		90/89	Mar. 11/89
Barley Stabilization, 1982-1984 - Plan.....		668/82	Oct. 23/82
amended.....		596/83	Oct. 15/83
amended.....		750/83	Dec. 17/83
amended.....		793/83	Jan. 7/84
amended.....		554/84	Sept. 8/84
(revoked by 580/87)			
Corn - 1981 Crop Year (Base prices, etc.).....		36/83	Feb. 5/83
(revoked by 580/87)			
Corn Stabilization, 1977 - Plan.....		293/81	May 23/81
(this Reg. amends O.Reg. 365/78) (revoked by 580/87)			
Corn Stabilization, 1979-1981 - Plan.....	320		
amended.....		294/81	May 23/81
(revoked by 669/82)			
Corn Stabilization, 1982-1984 - Plan.....		669/82	Oct. 23/82
amended.....		598/83	Oct. 15/83
amended.....		749/83	Dec. 17/83
amended.....		791/83	Jan. 7/84
amended.....		218/84	April 28/84
amended.....		555/84	Sept. 8/84
(revoked by 580/87)			

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Enrolment in Plans and Transfer of Credits.....		292/81	May	23/81
Fresh Market Potato Stabilization, 1986-1989 - Plan.....		585/86	Oct.	18/86
amended.....		493/87	Sept.	12/87
amended.....		638/89	Dec.	9/89
Fresh Market Potato Stabilization, 1989-1992 - Plan.....		479/90	Aug.	25/90
Grain Stabilization, 1985-1988 - Plan.....		509/85	Oct.	26/85
amended.....		586/86	Oct.	18/86
amended.....		587/86	Oct.	18/86
amended.....		183/87	Apr.	18/87
amended.....		477/87	Aug.	29/87
amended.....		530/87	Sept.	26/87
amended.....		229/88	Apr.	30/88
amended.....		432/88	July	23/88
amended.....		91/89	Mar.	11/89
Grain Stabilization, 1988-1990 - Plan.....		181/89	Apr.	22/89
amended.....		29/90	Feb.	10/90
Soybeans - 1981 Crop Year (Base prices, etc.)..... (revoked by 580/87)		35/83	Feb.	5/83
Soybean Stabilization, 1979-1981 - Plan.....	321			
amended..... (revoked by 672/82)		295/81	May	23/81
Soybean Stabilization, 1982-1984 - Plan.....		672/82	Oct.	23/82
amended.....		597/83	Oct.	15/83
amended.....		748/83	Dec.	17/83
amended.....		792/83	Jan.	7/84
amended.....		558/84	Sept.	8/84
amended.....		645/85	Dec.	28/85
To Revoke Certain Regulations.....		580/87	Nov.	7/87
Weaner Pig Stabilization, 1980-1985 - Plan.....	322			
amended.....		460/82	July	17/82
amended.....		792/82	Dec.	18/82
amended.....		132/83	Mar.	26/83
amended.....		97/84	Mar.	3/84
amended.....		482/84	Aug.	18/84
amended.....		722/84	Nov.	24/84
amended..... (revoked by 580/87)		11/85	Jan.	26/85
White Bean Stabilization, 1979-1981 - Plan.....	323			
amended..... (revoked by 670/82)		296/81	May	23/81
White Bean Stabilization, 1982-1984 - Plan.....		670/82	Oct.	23/82
amended.....		599/83	Oct.	15/83
amended.....		752/83	Dec.	17/83

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amended.....		98/84	Mar.	3/84
amended.....		557/84	Sept.	8/84
(revoked by 580/87)				
Winter Wheat Stabilization, 1979-1981 - Plan.....	324			
amended.....		297/81	May	23/81
(revoked by 671/82)				
Winter Wheat Stabilization, 1982-1984 - Plan.....		671/82	Oct.	23/82
amended.....		600/83	Oct.	15/83
amended.....		751/83	Dec.	17/83
amended.....		556/84	Sept.	8/84
amended.....		48/85	Feb.	16/85
(revoked by 580/87)				
FARM PRODUCTS CONTAINERS ACT				
(See now <u>Farm Products Containers Act, 1982</u>)				
Fruit and Vegetables.....	325			
(revoked by 428/83)				
FARM PRODUCTS CONTAINERS ACT, 1982				
Containers - Fruit and Vegetables.....		428/83	July	16/83
amended.....		470/89	Aug.	19/89
FARM PRODUCTS GRADES AND SALES ACT				
Burley Tobacco.....	326			
(revoked by 417/87)				
Burley Tobacco.....		417/87	Aug.	1/87
Dairy Products.....	327			
revoked.....		629/84	Oct.	20/84
Flue-Cured Tobacco.....	328			
amended.....		659/83	Oct.	29/83
(revoked by 653/87)				
Flue-Cured Tobacco.....		653/87	Dec.	19/87
amended.....		632/88	Nov.	5/88
Fruit-Controlled Atmosphere Storage.....	329			
Grades -				
Beef Carcasses.....	330			
amended.....		765/81	Dec.	5/81
Christmas Trees.....	331			
Fruit and Vegetables.....	332			
amended.....		764/81	Dec.	5/81
amended.....		114/83	Mar.	19/83
amended.....		702/83	Nov.	19/83
amended.....		217/84	Apr.	28/84
amended.....		433/84	July	21/84

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amended.....		460/85	Sept.	28/85
amended.....		583/86	Oct.	18/86
amended.....		529/87	Sept.	26/87
amended.....		532/88	Sept.	3/88
amended.....		255/89	May	27/89
amended.....		347/90	July	14/90
amended.....		480/90	Aug.	25/90
amended.....		637/90	Dec.	29/90
Hog Carcasses.....	333			
Lamb and Mutton Carcasses.....	334			
amended.....		766/81	Dec.	5/81
Poultry.....	335			
Veal Carcasses.....	336			
amended.....		767/81	Dec.	5/81
Grain.....		653/84	Nov.	3/84
amended.....		351/86	June	28/86
amended.....		405/89	July	22/89
amended.....		183/90	May	5/90
Honey.....	337			
(revoked by 399/82)				
Honey.....		399/82	June	26/82
amended.....		237/88	May	7/88
Licences.....	338			
(revoked by 253/86)				
Licences.....		253/86	May	24/86
Maple Products.....	339			
amended.....		72/85	Feb.	23/85
Potatoes.....		527/87	Sept.	26/87
revoked.....		274/89	June	3/89

FARM PRODUCTS MARKETING ACT

Apples -				
Plan.....	340			
amended.....		490/82	Aug.	7/82
amended.....		735/86	Jan.	3/87
amended.....		501/88	Aug.	27/88
amended.....		663/90	Jan.	5/91
Marketing.....	341			
amended.....		331/82	June	5/82
amended.....		385/84	July	7/84
amended.....		618/84	Oct.	20/84
amended.....		68/85	Feb.	23/85
amended.....		260/85	June	8/85
amended.....		194/86	Apr.	26/86

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amended.....		736/86	Jan.	3/87
amended.....		431/88	July	23/88
amended.....		604/88	Oct.	15/88
amended.....		513/89	Oct.	7/89
amended.....		628/89	Dec.	2/89
amended.....		188/90	May	5/90
amended.....		400/90	Aug.	4/90
Arbitration of Disputes.....	342			
Asparagus -				
Plan.....	343			
amended.....		633/88	Nov.	5/88
amended.....		536/90	Sept.	22/90
Marketing.....	344			
amended.....		569/81	Sept.	12/81
amended.....		173/82	Apr.	10/82
amended.....		170/84	Apr.	7/84
amended.....		190/85	May	11/85
amended.....		506/85	Oct.	26/85
amended.....		757/88	Jan.	7/89
amended.....		225/89	May	13/89
amended.....		537/90	Sept.	22/90
Beans -				
Plan.....	345			
amended.....		665/82	Oct.	23/82
amended.....		647/87	Dec.	19/87
amended.....		648/87	Dec.	19/87
Marketing.....	346			
amended.....		408/84	July	14/84
amended.....		506/85	Oct.	26/85
amended.....		649/87	Dec.	19/87
Berries for Processing -				
Plan.....	347			
Marketing.....	348			
amended.....		506/85	Oct.	26/85
Broiler Chickens and Roaster Chickens -				
Plan.....	349			
(revoked by 736/84)				
Marketing.....	350			
amended.....		366/82	June	12/82
amended.....		330/83	June	18/83
(revoked by 737/84)				
Broiler Hatching Eggs and Chicks -				
Plan.....		429/83	July	16/83
amended.....		98/90	Mar.	17/90
Marketing.....		436/83	July	23/83
amended.....		22/84	Jan.	28/84
amended.....		70/85	Feb.	23/85

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amended.....		118/90	Mar.	31/90
amended.....		277/90	June	16/90
Burley Tobacco -				
Plan.....	351			
amended.....		259/85	June	8/85
amended.....		31/89	Feb.	4/89
Marketing.....	352			
amended.....		506/85	Oct.	26/85
amended.....		758/88	Jan.	7/89
By-Laws for Local Boards.....	353			
amended.....		283/85	June	22/85
amended.....		350/90	July	14/90
Chicken - Extension of Powers.....	354			
Chickens -				
Plan.....		736/84	Dec.	1/84
amended.....		297/87	June	20/87
amended.....		97/90	Mar.	17/90
Marketing.....		737/84	Dec.	1/84
Designation -				
Ontario Canola Growers' Association.....		429/88	July	23/88
Ontario Coloured Bean Growers' Association.....		430/88	July	23/88
Eggs -				
Extension of Powers.....	355			
Plan.....	356			
amended.....		570/81	Sept.	12/81
amended.....		31/82	Feb.	13/82
amended.....		430/83	July	16/83
Marketing.....	357			
amended.....		610/81	Oct.	3/81
amended.....		687/81	Oct.	31/81
amended.....		435/83	July	23/83
Marketing Limitations.....	358			
Fresh Grapes -				
Plan.....	359			
Marketing.....	360			
amended.....		692/84	Nov.	17/84
Fresh Potatoes -				
Plan.....	361			
Marketing.....	362			
amended.....		526/81	Aug.	22/81
amended.....		419/83	July	16/83

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amended.....		506/85	Oct.	26/85
amended.....		759/88	Jan.	7/89
Grapes for Processing -				
Plan.....	363			
amended.....		478/90	Aug.	25/90
Marketing.....	364			
amended.....		189/85	May	11/85
amended.....		506/85	Oct.	26/85
Greenhouse Vegetables -				
Appointment of Trustee.....		558/90	Oct.	6/90
Plan.....	365			
amended.....		634/88	Nov.	5/88
Marketing.....	366			
amended.....		772/83	Dec.	24/83
amended.....		473/85	Oct.	5/85
amended.....		612/88	Oct.	15/88
Hogs -				
Plan.....	367			
amended.....		179/85	May	4/85
amended.....		93/88	Mar.	5/88
Marketing.....	368			
amended.....		180/85	May	4/85
amended.....		506/85	Oct.	26/85
amended.....		22/88	Feb.	6/88
amended.....		629/89	Dec.	2/89
Local Boards.....	369			
amended.....		322/83	June	11/83
amended.....		284/85	June	22/85
Potatoes -				
Plan.....	370			
Marketing.....	371			
amended.....		108/81	Mar.	14/81
amended.....		96/84	Mar.	3/84
amended.....		506/85	Oct.	26/85
amended.....		195/86	Apr.	26/86
amended.....		291/88	May	28/88
amended.....		760/88	Jan.	7/89
amended.....		79/89	Mar.	4/89
amended.....		272/89	June	3/89
Processing Tomato Seedling Plants -				
Plan.....	372			
Marketing.....	373			
amended.....		506/85	Oct.	26/85
amended.....		196/86	Apr.	26/86

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Rutabagas -				
Dissolution of Local Board.....		650/84	Nov.	3/84
Plan.....	374			
revoked.....		386/87	July	18/87
Marketing.....	375			
Seed-Corn -				
Plan.....	376			
amended.....		66/83	Feb.	12/83
Marketing.....	377			
amended.....		114/82	Mar.	13/82
amended.....		67/83	Feb.	12/83
amended.....		506/85	Oct.	26/85
amended.....		81/89	Mar.	4/89
Sheep -				
Plan.....		262/85	June	8/85
Marketing.....		263/85	June	8/85
amended.....		584/87	Nov.	14/87
Soybeans -				
Plan.....	378			
amended.....		34/83	Feb.	5/83
amended.....		650/86	Nov.	15/86
amended.....		538/90	Sept.	22/90
Marketing.....	379			
amended.....		640/84	Oct.	27/84
amended.....		163/85	Apr.	20/85
amended.....		117/90	Mar.	31/90
amended.....		539/90	Sept.	22/90
Sugar Beets - Dissolution of Local Board.....		474/82	July	24/82
Tender Fruit -				
Plan.....	380			
amended.....		610/90	Dec.	8/90
Marketing.....	381			
amended.....		506/85	Oct.	26/85
amended.....		613/86	Nov.	1/86
amended.....		611/90	Dec.	8/90
To Amend Certain Regulations.....		506/85	Oct.	26/85
Tobacco -				
Plan.....	382			
amended.....		21/86	Feb.	1/86
amended.....		531/87	Sept.	26/87
Marketing.....	383			
amended.....		321/83	June	11/83
amended.....		619/84	Oct.	20/84

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amended.....		652/85	Dec.	28/85
amended.....		23/86	Feb.	8/86
amended.....		298/87	June	20/87
amended.....		138/88	Mar.	26/88
Turkeys -				
Plan.....	384			
amended.....		100/83	Mar.	5/83
Marketing.....	385			
amended.....		325/81	May	30/81
amended.....		506/85	Oct.	26/85
Marketing Limitations.....	386			
Vegetables for Processing				
Plan.....	387			
amended.....		389/83	July	9/83
amended.....		560/85	Nov.	16/85
amended.....		649/86	Nov.	15/86
amended.....		650/87	Dec.	19/87
amended.....		624/89	Nov.	25/89
Marketing.....	388			
amended.....		115/82	Mar.	13/82
amended.....		20/83	Jan.	29/83
amended.....		116/84	Mar.	10/84
amended.....		69/85	Feb.	23/85
amended.....		174/85	Apr.	27/85
amended.....		506/85	Oct.	26/85
amended.....		108/86	Mar.	22/86
amended.....		123/86	Mar.	29/86
amended.....		86/87	Mar.	7/87
amended.....		583/87	Nov.	14/87
amended.....		32/88	Feb.	6/88
amended.....		70/88	Feb.	20/88
amended.....		80/89	Mar.	4/89
amended.....		82/90	Mar.	17/90
Wheat -				
Plan.....	389			
amended.....		224/82	Apr.	24/82
Marketing.....	390			
amended.....		506/85	Oct.	26/85
FARM PRODUCTS PAYMENTS ACT				
Amending Certain Regulations.....		99/90	Mar.	17/90
Fund for Egg Producers.....		828/81	Dec.	26/81
amended.....		491/82	Aug.	7/82
amended.....		513/84	Aug.	25/84
amended.....		99/90	Mar.	17/90
amended.....		576/90	Nov.	17/90
Fund for Live Stock Producers.....		368/82	June	12/82
amended.....		525/82	Aug.	21/82

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amended.....		347/84	June	16/84
amended.....		182/89	Apr.	22/89
amended.....		99/90	Mar.	17/90
Fund for Milk and Cream Producers.....	391			
amended.....		275/85	June	15/85
amended.....		561/85	Nov.	16/85
amended.....		99/90	Mar.	17/90
Fund for Producers of Canola.....		404/89	July	22/89
amended.....		99/90	Mar.	17/90
Fund for Producers of Grain Corn.....		651/84	Nov.	3/84
amended.....		139/87	Apr.	4/87
amended.....		494/87	Sept.	12/87
amended.....		378/88	July	2/88
amended.....		245/89	May	20/89
amended.....		546/89	Oct.	21/89
amended.....		99/90	Mar.	17/90
Fund for Producers of Potatoes for Processing.....		528/87	Sept.	26/87
amended.....		273/89	June	3/89
amended.....		99/90	Mar.	17/90
amended.....		664/90	Jan.	5/91
Fund for Producers of Soya-Beans.....		652/84	Nov.	3/84
amended.....		140/87	Apr.	4/87
amended.....		495/87	Sept.	12/87
amended.....		556/88	Sept.	24/88
amended.....		246/89	May	20/89
amended.....		99/90	Mar.	17/90
amended.....		531/90	Sept.	22/90
Fund for Producers of Vegetables For Processing.....		348/84	June	16/84
amended.....		241/88	May	7/88
amended.....		380/88	July	2/88
amended.....		99/90	Mar.	17/90

FIRE DEPARTMENTS ACT

Filing in Supreme Court Decision of Arbitrator or Arbitration Board.....	392
Standards for Pumpers.....	393

FIRE MARSHALS ACT

Fire Code.....	730/81	Nov.	21/81
amended.....	251/83	May	14/83
amended.....	425/84	July	14/84
(revoked by 67/87)			
Fire Code.....	67/87	Feb.	28/87
amended.....	281/90	June	23/90
General.....	394		
amended.....	840/84	Jan.	19/85

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FISH INSPECTION ACT				
Quality Control.....	395			
FOREST FIRES PREVENTION ACT				
Fire Regions.....	396			
amended.....		207/84	Apr.	28/84
amended.....		13/86	Feb.	1/86
amended.....		322/89	June	17/89
Restricted Fire Zone.....		283/81	May	23/81
(expired)				
Restricted Fire Zone.....		348/81	June	6/81
revoked.....		353/81	June	13/81
Restricted Fire Zone.....		469/81	Aug.	1/81
(expired)				
Restricted Fire Zone.....		514/81	Aug.	15/81
revoked.....		524/81	Aug.	22/81
Restricted Fire Zone.....		523/81	Aug.	22/81
(expired)				
Restricted Fire Zone.....		287/82	May	15/82
(expired)				
Restricted Fire Zone.....		227/83	May	7/83
(expired)				
Restricted Fire Zone.....		397/83	July	9/83
(revoked by 409/83)				
Restricted Fire Zone.....		398/83	July	9/83
revoked.....		409/83	July	16/83
Restricted Fire Zone.....		317/84	June	2/84
(expired)				
Restricted Fire Zone.....		567/84	Sept.	15/84
(expired)				
Restricted Fire Zone.....		572/84	Sept.	29/84
(expired)				
Restricted Fire Zone.....		178/85	May	4/85
(expired)				
Restricted Fire Zone.....		304/86	June	7/86
(expired)				
Restricted Fire Zone.....		305/86	June	7/86
(expired)				
Restricted Fire Zone.....		306/86	June	7/86

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Restricted Fire Zone..... (expired)		308/86	June	14/86
Restricted Fire Zone..... (expired)		309/86	June	14/86
Restricted Fire Zone..... (expired)		310/86	June	14/86
Restricted Fire Zone..... (expired)		311/86	June	14/86
Restricted Fire Zone..... revoked.....		314/86 321/86	June June	14/86 21/86
Restricted Fire Zone..... (expired)		315/86	June	14/86
Restricted Fire Zone..... revoked.....		316/86 321/86	June June	14/86 21/86
Restricted Fire Zone..... revoked.....		317/86 321/86	June June	14/86 21/86
Restricted Fire Zone..... (expired)		326/86	June	28/86
Restricted Fire Zone..... (expired)		329/86	June	28/86
Restricted Fire Zone..... (expired)		363/86	July	5/86
Restricted Fire Zone..... (expired)		221/87	May	9/87
Restricted Fire Zone..... (expired)		232/87	May	16/87
Restricted Fire Zone..... revoked.....		244/87 273/87	May June	23/87 6/87
Restricted Fire Zone..... (expired)		185/88	Apr.	23/88
Restricted Fire Zone..... (expired)		273/88	May	21/88
Restricted Fire Zone..... revoked.....		281/88 289/88	May May	21/88 28/88
Restricted Fire Zone..... revoked.....		288/88 314/88	May May	28/88 28/88
Restricted Fire Zone..... (expired)		338/88	June	11/88
Restricted Fire Zone..... (revoked by 356/88)		348/88	June	18/88

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Restricted Fire Zone..... (expired)		356/88	June	25/88
Restricted Fire Zone..... (expired)		369/88	June	25/88
Restricted Fire Zone..... revoked.....		428/88 441/88	July July	23/88 30/88
Restricted Fire Zone..... (expired)		438/88	July	23/88
Restricted Fire Zone..... (expired)		440/88	July	30/88
Restricted Fire Zone..... (expired)		202/89	May	6/89
Restricted Fire Zone..... revoked.....		280/89 284/89	June June	3/89 3/89
Restricted Fire Zone..... (expired)		445/89	Aug.	12/89
Restricted Fire Zone..... (expired)		477/89	Aug.	19/89
Restricted Fire Zone..... (expired)		478/89	Aug.	26/89
Restricted Fire Zone..... (expired)		484/89	Sept.	2/89
Restricted Fire Zone.....		119/90	Mar.	31/90
Restricted Fire Zone..... revoked.....		495/90 502/90	Sept. Sept.	1/90 1/90
Restricted Fire Zones..... amended..... amended..... amended..... amended..... (expired)		254/87 259/87 274/87 279/87 280/87	May May June June June	30/87 30/87 6/87 6/87 6/87
Restricted Fire Zones..... amended..... amended..... (expired)		351/87 385/87 395/87	July July July	4/87 11/87 18/87
Restricted Fire Zones..... amended..... (expired)		355/88 357/88	June June	25/88 25/88
Restricted Fire Zones..... (expired)		372/88	July	2/88
Restricted Fire Zones..... (expired)		383/88	July	2/88

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Restricted Fire Zones.....		385/88	July	9/88
amended.....		401/88	July	9/88
(expired)				
Restricted Fire Zones.....		388/88	July	9/88
(expired)				
Restricted Fire Zones.....		408/88	July	16/88
(expired)				
Restricted Fire Zones.....		426/88	July	23/88
amended.....		439/88	July	23/88
revoked.....		442/88	July	30/88
Restricted Fire Zones.....		442/89	Aug.	12/89
(expired)				
Restricted Fire Zones.....		463/89	Aug.	19/89
revoked.....		476/89	Aug.	19/89

FORESTRY ACT

Nurseries.....	397			
amended.....		30/83	Feb.	5/83
amended.....		514/84	Aug.	25/84
amended.....		466/86	Aug.	23/86
amended.....		590/88	Oct.	8/88

FREEDOM OF INFORMATION AND PROTECTION
OF PRIVACY ACT, 1987

Disposal of Personal Information.....	15/89	Feb.	4/89
General.....	532/87	Sept.	26/87
amended.....	601/87	Nov.	21/87
amended.....	677/87	Dec.	26/87
amended.....	286/88	May	28/88
amended.....	436/88	July	23/88
amended.....	180/89	Apr.	22/89
amended.....	270/89	May	27/89
amended.....	320/89	June	10/89
amended.....	704/89	Jan.	6/90
amended.....	182/90	Apr.	28/90
amended.....	332/90	July	7/90
amended.....	398/90	Aug.	4/90
(revoked by 516/90)			
General.....	516/90	Sept.	15/90(B)
amended.....	655/90	Jan.	5/91

FRENCH LANGUAGE SERVICES ACT, 1986

Exemptions.....	540/89	Oct.	21/89(B)
General.....	505/89	Sept.	30/89(B)
amended.....	632/89	Dec.	2/89
amended.....	676/90	Jan.	5/91

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FRESHWATER FISH MARKETING ACT (ONTARIO)				
General.....	398			
amended.....		777/81	Dec.	5/81
FUEL TAX ACT, 1981				
General.....		772/82	Dec.	11/82
amended.....		140/83	Mar.	26/83
amended.....		381/83	July	9/83
amended.....		387/83	July	9/83
amended.....		267/84	May	12/84
amended.....		602/84	Oct.	6/84
amended.....		775/84	Dec.	22/84
amended.....		185/85	May	11/85
amended.....		243/85	June	8/85
amended.....		104/86	Mar.	15/86
amended.....		546/86	Sept.	20/86
amended.....		197/87	Apr.	25/87
amended.....		251/87	May	30/87
amended.....		340/87	June	27/87
amended.....		372/87	July	11/87
amended.....		187/88	Apr.	23/88
amended.....		425/88	July	16/88
amended.....		471/88	Aug.	6/88
amended.....		608/88	Oct.	15/88
amended.....		1/89	Jan.	21/89
amended.....		643/89	Dec.	16/89
amended.....		74/90	Mar.	3/90
General.....		778/82	Dec.	11/82
amended.....		426/83	July	16/83
amended.....		510/83	Aug.	27/83
amended.....		604/83	Oct.	15/83
amended.....		643/83	Oct.	29/83
amended.....		266/84	May	12/84
amended.....		255/85	June	8/85
amended.....		448/86	Aug.	16/86
amended.....		303/87	June	20/87
amended.....		676/87	Dec.	26/87
amended.....		334/88	June	11/88
amended.....		10/89	Feb.	4/89
Grants for Farm Fuel Storage Tanks.....		689/82	Oct.	30/82
Grants for Fuel Storage and Transportation Tanks and Other Facilities.....		225/82	May	1/82
amended.....		771/82	Dec.	11/82
Refunds.....		470/88	Aug.	6/88
Taxable Price and Tax Payable on Fuel to Propel Motor Vehicles and Railway				
Equipment.....		579/82	Sept.	11/82
amended.....		638/82	Oct.	16/82
amended.....		843/82	Jan.	8/83
amended.....		187/83	Apr.	16/83
amended.....		411/83	July	16/83

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amended.....		631/83	Oct.	15/83
amended.....		805/83	Jan.	14/84
amended.....		180/84	Apr.	14/84
amended.....		414/84	July	14/84
revoked.....		296/86	June	7/86

FUNERAL DIRECTORS AND ESTABLISHMENTS ACT, 1989

Board - Composition and Remuneration.....	280/90	June	16/90
amended.....	367/90	July	14/90
Compensation Fund.....	369/90	July	14/90
Equipment and Premises.....	370/90	July	14/90
Licensing and Business Practices.....	368/90	July	14/90

FUNERAL SERVICES ACT

General.....	399		
amended.....	558/81	Sept.	5/81
amended.....	560/83	Sept.	17/83
amended.....	675/83	Nov.	5/83
amended.....	362/86	July	5/86
(revoked by 368/90)			

FUR FARMS ACT

General.....	400		
amended.....	321/81	May	30/81

G**GAME AND FISH ACT**

Amphibians.....	470/81	Aug.	1/81
amended.....	264/90	June	2/90
Animals Declared to be Fur-Bearing			
Animals.....	401		
amended.....	692/81	Nov.	7/81
Aylmer Hunting Area.....	29/81	Feb.	14/81
Aylmer Lagoon Hunting Area.....	402		
Bag Limit for Black Bear.....	403		
Beaver Meadow Hunting Area.....	477/85	Oct.	5/85
Black Bear Management Areas.....	348/89	July	1/89
Bobwhite Quail, Wild Turkey and			
Pheasant - Propagation and Sales.....	404		
amended.....	446/81	July	18/81
amended.....	517/86	Sept.	20/86
(revoked by 578/86)			

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Bows and Arrows.....	405			
amended.....		9/90	Feb.	3/90
Bullfrogs.....	406			
amended.....		565/81	Sept.	12/81
(revoked by 694/81)				
Bullfrogs.....		694/81	Nov.	7/81
amended.....		522/86	Sept.	20/86
amended.....		622/89	Nov.	18/89
amended.....		89/90	Mar.	17/90
amended.....		607/90	Dec.	1/90
Calton Swamp Hunting Area.....		30/81	Feb.	14/81
Camden Lake Hunting Area.....	407			
Copeland Forest Hunting Area.....	408			
(revoked by 693/81)				
Copeland Forest Hunting Area.....		693/81	Nov.	7/81
amended.....		563/83	Sept.	24/83
Crown Game Preserves.....	409			
amended.....		27/82	Feb.	13/82
amended.....		517/85	Nov.	2/85
amended.....		345/89	July	1/89
Discharge of Fire-Arms From or Across Highways and Roads.....	410			
amended.....		113/81	Mar.	14/81
amended.....		388/81	June	27/81
(revoked by 603/89)				
Discharge of Fire-Arms From or Across Highways and Roads.....		603/89	Nov.	18/89
Discharge of Fire-Arms on Sunday.....	411			
Fingal Hunting Area.....		28/81	Feb.	14/81
Fire-Arms - Aulneau Peninsula.....	412			
amended.....		428/82	July	3/82
amended.....		523/86	Sept.	20/86
Fishing Huts.....	413			
amended.....		753/81	Nov.	28/81
amended.....		24/82	Feb.	13/82
amended.....		380/85	Aug.	10/85
amended.....		71/86	Mar.	1/86
amended.....		574/86	Oct.	11/86
amended.....		129/90	Apr.	7/90
Fishing Licences	414			
amended.....		218/81	Apr.	25/81
amended.....		647/81	Oct.	17/82
amended.....		835/81	Jan.	2/82

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amended.....		629/82	Oct.	9/82
amended.....		645/83	Oct.	29/83
amended.....		41/84	Feb.	11/84
amended.....		254/84	May	12/84
amended.....		756/84	Dec.	15/84
amended.....		15/85	Feb.	9/85
(revoked by 526/86)				
Fishing Licences.....		526/86	Sept.	20/86
amended.....		211/89	May	13/89
amended.....		620/89	Nov.	18/89
amended.....		435/90	Aug.	25/90
Furs.....	415			
amended.....		154/81	Apr.	4/81
amended.....		857/81	Jan.	9/82
amended.....		203/82	Apr.	24/82
amended.....		627/82	Oct.	9/82
amended.....		621/83	Oct.	15/83
amended.....		700/84	Nov.	17/84
amended.....		701/84	Nov.	17/84
amended.....		4/85	Jan.	26/85
amended.....		519/85	Nov.	2/85
amended.....		521/85	Nov.	2/85
amended.....		518/86	Sept.	20/86
amended.....		598/86	Oct.	18/86
amended.....		573/87	Oct.	31/87
amended.....		628/87	Dec.	5/87
amended.....		15/88	Jan.	30/88
amended.....		664/88	Nov.	12/88
amended.....		613/89	Nov.	18/89
amended.....		656/89	Dec.	23/89
amended.....		602/90	Dec.	1/90
Fur Harvest, Fur Management and Conservation Course.....		154/82	Apr.	3/82
Game Bird Hunting Preserves.....	416			
amended.....		447/81	July	18/84
amended.....		614/89	Nov.	18/89
amended.....		603/90	Dec.	1/90
Game Birds - Captivity, Propagation or Sale.....		578/86	Oct.	11/86
amended.....		673/86	Dec.	6/86
amended.....		621/89	Nov.	18/89
amended.....		606/90	Dec.	1/90
Guides.....	417			
amended.....		500/81	Aug.	15/81
amended.....		272/88	May	14/88
amended.....		601/90	Dec.	1/90
Horwood Lake Hunting Area.....		26/81	Feb.	14/81
amended.....		124/82	Mar.	20/82
amended.....		497/82	Aug.	7/82
revoked.....		128/83	Mar.	26/83

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Hullett Hunting Area.....		628/82	Oct.	9/82
amended.....		594/83	Oct.	15/83
amended.....		547/84	Sept.	8/84
Hunter Safety Training Course.....	418			
Hunting in Lake Superior Provincial Park.....	419			
amended.....		125/82	Mar.	20/82
amended.....		130/83	Mar.	26/83
amended.....		220/85	June	1/85
Hunting in Larose Forest.....		476/85	Oct.	5/85
(revoked by 537/89)				
Hunting in Long Point National Wildlife Area....		564/89	Oct.	28/89
Hunting Licences.....	420			
amended.....		217/81	Apr.	25/81
amended.....		502/81	Aug.	15/81
amended.....		187/82	Apr.	10/82
amended.....		397/82	June	26/82
amended.....		499/82	Aug.	7/82
amended.....		683/82	Oct.	30/82
amended.....		127/83	Mar.	26/83
amended.....		138/83	Mar.	26/83
amended.....		155/83	Apr.	2/83
amended.....		376/83	July	9/83
amended.....		492/83	Aug.	20/83
amended.....		184/84	Apr.	14/84
amended.....		185/84	Apr.	14/84
amended.....		186/84	Apr.	14/84
amended.....		699/84	Nov.	17/84
amended.....		781/84	Dec.	29/84
amended.....		219/85	June	1/85
amended.....		221/85	June	1/85
amended.....		624/85	Dec.	14/85
amended.....		84/86	Mar.	8/86
amended.....		335/86	June	28/86
amended.....		519/86	Sept.	20/86
amended.....		520/86	Sept.	20/86
amended.....		524/86	Sept.	20/86
amended.....		525/86	Sept.	20/86
amended.....		688/86	Dec.	13/86
amended.....		27/87	Feb.	7/87
amended.....		62/87	Feb.	21/87
amended.....		132/87	Mar.	28/87
amended.....		410/87	July	25/87
amended.....		464/87	Aug.	22/87
amended.....		499/87	Sept.	12/87
amended.....		629/87	Dec.	5/87
amended.....		719/87	Jan.	9/88
amended.....		58/88	Feb.	13/88
amended.....		554/88	Sept.	24/88
amended.....		571/88	Oct.	1/88
amended.....		725/88	Dec.	24/88
amended.....		261/89	May	27/89
amended.....		615/89	Nov.	18/89

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amended.....		616/89	Nov.	18/89
amended.....		608/90	Dec.	1/90
Hunting on Crown Lands in the Geographic Townships of Bruton and Clyde.....	421			
amended.....		247/83	May	14/83
amended.....		600/90	Dec.	1/90
Hunting on Designated Crown Land and in Provincial Parks.....	422			
amended.....		127/82	Mar.	20/82
amended.....		347/83	June	25/83
amended.....		681/83	Nov.	12/83
amended.....		323/84	June	9/84
amended.....		411/84	July	14/84
amended.....		624/84	Oct.	20/84
amended.....		44/85	Feb.	16/85
amended.....		83/85	Mar.	9/85
amended.....		280/85	June	15/85
amended.....		516/85	Nov.	2/85
amended.....		10/86	Feb.	1/86
amended.....		398/86	July	19/86
amended.....		521/86	Sept.	20/86
amended.....		565/86	Oct.	11/86
amended.....		636/87	Dec.	19/87
amended.....		573/88	Oct.	1/88
amended.....		213/89	May	13/89
amended.....		258/89	May	27/89
amended.....		292/89	June	10/89
amended.....		433/89	Aug.	5/89
amended.....		617/89	Nov.	18/89
amended.....		605/90	Dec.	1/90
Lake St. Lawrence Hunting Area.....	423			
amended.....		551/90	Sept.	29/90
Licence to Chase Raccoon at Night and Fox, Coyote or Wolf During the Day.....		233/82	May	1/82
Licence to Possess Nets.....	424			
Luther Marsh Hunting Area.....	425			
Moose Hunting in Larose Forest..... (expired)		537/89	Oct.	21/89
Moose Hunting in Larose Forest.....		550/90	Sept.	29/90
Nashville Tract Hunting Area.....		487/86	Aug.	30/86
Navy Island Hunting Area.....		645/81	Oct.	17/81
amended.....		156/83	Apr.	2/83
Opasatika Hunting Area.....		27/81	Feb.	14/81
amended.....		126/82	Mar.	20/82
amended.....		496/82	Aug.	7/82
revoked.....		129/83	Mar.	26/83

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Open Seasons -				
Black Bear.....	426			
amended.....		339/82	June	12/82
amended.....		493/83	Aug.	20/83
amended.....		327/85	July	6/85
amended.....		118/86	Mar.	29/86
amended.....		28/87	Feb.	7/87
amended.....		133/87	Mar.	28/87
amended.....		262/89	May	27/89
amended.....		387/90	July	28/90
Fur Bearing Animals.....	427			
amended.....		671/81	Oct.	24/81
amended.....		146/83	Apr.	2/83
amended.....		306/83	June	4/83
amended.....		308/84	June	2/84
amended.....		381/85	Aug.	10/85
amended.....		518/89	Oct.	14/89
amended.....		28/90	Feb.	10/90
Game Birds.....		501/81	Aug.	15/81
amended.....		156/82	Apr.	3/82
amended.....		192/83	Apr.	16/83
amended.....		508/84	Aug.	25/84
amended.....		782/84	Dec.	29/84
amended.....		218/85	June	1/85
amended.....		328/85	July	6/85
amended.....		687/86	Dec.	13/86
amended.....		673/87	Dec.	26/87
amended.....		404/88	July	16/88
amended.....		663/88	Nov.	12/88
amended.....		260/89	May	27/89
amended.....		631/89	Dec.	2/89
amended.....		175/90	Apr.	28/90
Moose and Deer.....	428			
amended.....		471/81	Aug.	1/81
amended.....		591/81	Sept.	19/81
amended.....		644/81	Oct.	17/81
amended.....		157/82	Apr.	3/82
amended.....		297/82	May	22/82
amended.....		498/82	Aug.	7/82
amended.....		684/82	Oct.	30/82
amended.....		137/83	Mar.	26/83
amended.....		219/83	Apr.	30/83
amended.....		331/83	June	18/83
amended.....		494/83	Aug.	20/83
amended.....		229/84	Apr.	28/84
amended.....		507/84	Aug.	25/84
amended.....		14/85	Feb.	9/85
amended.....		217/85	June	1/85
amended.....		326/85	July	6/85
amended.....		83/86	Mar.	8/86
amended.....		336/86	June	28/86
amended.....		486/86	Aug.	30/86
amended.....		516/86	Sept.	20/86
amended.....		209/87	May	2/87

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amended.....		409/87	July	25/87
amended.....		210/88	Apr.	23/88
amended.....		271/88	May	14/88
amended.....		512/88	Aug.	27/88
amended.....		570/88	Oct.	1/88
amended.....		53/89	Feb.	18/89
amended.....		76/89	Mar.	4/89
amended.....		346/89	July	1/89
amended.....		347/89	July	1/89
amended.....		539/89	Oct.	21/89
amended.....		630/89	Dec.	2/89
amended.....		329/90	July	7/90
amended.....		434/90	Aug.	25/90
amended.....		586/90	Nov.	24/90
Rabbits and Squirrels.....		421/81	July	11/81
amended.....		171/82	Apr.	3/82
amended.....		150/83	Apr.	2/83
amended.....		213/85	June	1/85
amended.....		321/85	June	29/85
Snapping Turtles.....		88/90	Mar.	17/90
Orangeville Reservoir Hunting Area.....	429			
amended.....		595/83	Oct.	15/83
Permit to Export Game.....	430			
amended.....		618/89	Nov.	18/89
amended.....		604/90	Dec.	1/90
Petroglyphs Provincial Park Hunting Area.....		646/81	Oct.	17/81
Polar Bears.....	431			
Possession and Use of Fire-Arms in Darlington Provincial Park.....	432			
revoked.....		11/86	Feb.	1/86
Prohibition of Hunting and Possession of Fire-Arms.....		637/87	Dec.	19/87
(revoked by 614/88)				
Prohibition of Hunting and Possession of Fire-Arms.....		614/88	Oct.	15/88
amended.....		604/89	Nov.	18/89
Reporting and Registering Possession of Certain Game.....		217/86	May	10/86
Reptiles.....		397/84	July	7/84
amended.....		113/88	Mar.	12/88
amended.....		87/90	Mar.	17/90
amended.....		263/90	June	2/90
Sale of Bass and Trout and Fishing Preserves.....	433			
amended.....		755/84	Dec.	15/84
amended.....		619/89	Nov.	18/89

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Snares.....		156/81	Apr.	4/81
amended.....		579/86	Oct.	11/86
amended.....		674/87	Dec.	26/87
Stag Island Hunting Area.....	434			
Tiny Marsh Hunting Area.....	435			
amended.....		520/85	Nov.	2/85
amended.....		399/86	July	19/86
amended.....		572/88	Oct.	1/88
Trade In Game Animal Hides and Cast Antlers.....		541/90	Sept.	29/90
Trap-Line Areas.....	436			
amended.....		338/82	June	12/82
amended.....		475/84	Aug.	18/84
amended.....		149/89	Apr.	15/89
Traps.....		673/82	Oct.	23/82
amended.....		377/83	July	9/83
amended.....		5/85	Jan.	26/85
amended.....		329/85	July	6/85
amended.....		136/89	Apr.	1/89
amended.....		11/90	Feb.	3/90
amended.....		12/90	Feb.	3/90
Traps - Order under Subsection 30(4) of the Act.....		155/81	Apr.	4/81
Waters Set Apart - Frogs.....	437			
Wildlife Management Units.....		155/82	Apr.	3/82
amended.....		685/82	Oct.	30/82
amended.....		509/84	Aug.	25/84
amended.....		325/85	July	6/85
amended.....		518/85	Nov.	2/85
amended.....		337/86	June	28/86
amended.....		488/86	Aug.	30/86
amended.....		638/87	Dec.	19/87
amended.....		304/88	May	28/88
amended.....		344/89	July	1/89
amended.....		538/89	Oct.	21/89
amended.....		563/89	Oct.	28/89
amended.....		10/90	Feb.	3/90
amended.....		585/90	Nov.	24/90
Wolves and Black Bears in Captivity.....	438			
GASOLINE HANDLING ACT				
Gasoline Handling Code.....	439			
amended.....		136/81	Mar.	28/81
amended.....		436/82	July	10/82
amended.....		561/83	Sept.	17/83
amended.....		568/88	Oct.	1/88
amended.....		620/88	Oct.	22/88

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amended.....		67/89	Feb.	25/89
amended.....		458/89	Aug.	12/89
GASOLINE TAX ACT				
General.....	440			
amended.....		179/81	Apr.	11/81
amended.....		547/81	Sept.	5/81
amended.....		626/81	Oct.	10/81
amended.....		37/82	Feb.	13/82
amended.....		246/82	May	1/82
amended.....		269/82	May	8/82
amended.....		386/83	July	9/83
amended.....		509/83	July	27/83
amended.....		603/83	Oct.	15/83
amended.....		648/84	Oct.	27/84
amended.....		254/85	June	8/85
amended.....		542/86	Sept.	20/86
amended.....		685/86	Dec.	13/86
amended.....		472/88	Aug.	6/88
amended.....		88/89	Mar.	11/89
amended.....		105/90	Mar.	24/90
General.....		648/86	Nov.	15/86
amended.....		186/88	Apr.	23/88
amended.....		473/88	Aug.	6/88
amended.....		25/90	Feb.	10/90
amended.....		75/90	Mar.	3/90
Taxable Prices and Tax on Gasoline				
and Aviation Fuel.....		441/81	July	11/81
amended.....		631/81	Oct.	10/81
amended.....		872/81	Jan.	16/82
amended.....		184/82	Apr.	10/82
amended.....		449/82	July	17/82
amended.....		639/82	Oct.	16/82
amended.....		842/82	Jan.	8/83
amended.....		186/83	Apr.	16/83
amended.....		412/83	July	16/83
amended.....		632/83	Oct.	15/83
amended.....		806/83	Jan.	14/84
amended.....		181/84	Apr.	14/84
amended.....		415/84	July	14/84
(revoked by 648/86)				
GENERAL SESSIONS ACT				
(See now <u>Courts of Justice Act, 1984</u>)				
Sittings of the General Sessions				
of the Peace for the Judicial District				
of Haldimand.....		11/81	Jan.	31/81
(expired)				
Sittings of the General Sessions				
of the Peace for the County of				
Peterborough.....		340/81	June	6/81
(expired)				

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Sittings of the General Sessions of the Peace for the Judicial District of Peel..... (expired)		341/81	June	6/81
Sittings of the General Sessions of the Peace for the Counties and Districts of Ontario..... (expired)		853/81	Jan.	9/82
Sittings of the General Sessions of the Peace for the District of Muskoka..... (expired)		385/82	June	19/82
Sittings of the General Sessions of the Peace for the Judicial District of Peel..... (expired)		386/82	June	19/82
Sittings of the General Sessions of the Peace for the County of Peterborough..... (expired)		423/82	July	3/82
Sittings of the General Sessions of the Peace for the Counties and Districts of Ontario..... (expired)		828/82	Jan.	8/83
Sittings of the General Sessions of the Peace for the Judicial District of Hamilton-Wentworth..... (expired)		27/83	Jan.	29/83
Sittings of the General Sessions of the Peace for the District of Kenora..... (expired)		174/83	Apr.	16/83
Sittings of the General Sessions of the Peace for the Judicial District of York..... (expired)		338/83	June	25/83
Sittings of the General Sessions of the Peace for the Judicial District of Peel..... (expired)		339/83	June	25/83
Sittings of the General Sessions of the Peace for the District of Parry Sound..... (expired)		433/83	July	23/83
Sittings of the General Sessions of the Peace for the County of Perth..... (expired)		434/83	July	23/83
Sittings of the General Sessions of the Peace for the Districts and Counties of Ontario..... (expired)		764/83	Dec.	24/83

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Sittings of the General Sessions of the Peace for the Counties of Peterborough, Prescott and Russell, Lambton and Wellington..... (expired)		16/84	Jan.	28/84
Sittings of the General Sessions of the Peace for the Judicial District of Peel..... (expired)		17/84	Jan.	28/84
Sittings of the General Sessions of the Peace for the County of Perth..... (expired)		373/84	June	30/84
Sittings of the General Sessions of the Peace for the County of Perth..... (expired)		678/84	Nov.	10/84
GENERAL WELFARE ASSISTANCE ACT				
Civil Legal Aid.....		829/82	Jan.	8/83
Dental Services.....		131/90	Apr.	14/90
General.....	441			
amended.....		48/81	Feb.	21/81
amended.....		186/81	Apr.	11/81
amended.....		270/81	May	16/81
amended.....		480/81	Aug.	1/81
amended.....		697/81	Nov.	7/81
amended.....		722/81	Nov.	14/81
amended.....		68/82	Feb.	20/82
amended.....		312/82	May	22/82
amended.....		456/82	July	17/82
amended.....		548/82	Aug.	21/82
amended.....		655/82	Oct.	16/82
amended.....		656/82	Oct.	16/82
amended.....		722/82	Nov.	13/82
amended.....		728/82	Nov.	13/82
amended.....		786/82	Dec.	18/82
amended.....		69/83	Feb.	12/83
amended.....		277/83	May	21/83
amended.....		361/83	July	9/83
amended.....		463/83	Aug.	6/83
amended.....		558/83	Sept.	17/83
amended.....		649/83	Oct.	29/83
amended.....		657/83	Oct.	29/83
amended.....		691/83	Nov.	12/83
amended.....		698/83	Nov.	19/83
amended.....		785/83	Jan.	7/84
amended.....		62/84	Feb.	18/84
amended.....		214/84	Apr.	28/84
amended.....		309/84	June	2/84
amended.....		402/84	July	14/84
amended.....		495/84	Aug.	18/84
amended.....		703/84	Nov.	17/84
amended.....		708/84	Nov.	17/84

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amended.....	823/84	Jan.	19/85
amended.....	824/84	Jan.	19/85
amended.....	26/85	Feb.	9/85
amended.....	137/85	Apr.	20/85
amended.....	210/85	May	25/85
amended.....	399/85	Aug.	17/85
amended.....	552/85	Nov.	16/85
amended.....	677/85	Jan.	4/86
amended.....	46/86	Feb.	15/86
amended.....	139/86	Apr.	5/86
amended.....	244/86	May	17/86
amended.....	395/86	July	12/86
amended.....	441/86	Aug.	16/86
amended.....	503/86	Sept.	13/86
amended.....	639/86	Nov.	15/86
amended.....	640/86	Nov.	15/86
amended.....	681/86	Dec.	13/86
amended.....	741/86	Jan.	3/87
amended.....	743/86	Jan.	3/87
amended.....	37/87	Feb.	14/87
amended.....	170/87	Apr.	18/87
amended.....	226/87	May	9/87
amended.....	381/87	July	11/87
amended.....	450/87	Aug.	15/87
amended.....	489/87	Sept.	12/87
amended.....	590/87	Nov.	14/87
amended.....	593/87	Nov.	14/87
amended.....	713/87	Jan.	2/88
amended.....	50/88	Feb.	13/88
amended.....	269/88	May	14/88
amended.....	484/88	Aug.	13/88
amended.....	549/88	Sept.	17/88
amended.....	650/88	Nov.	12/88
amended.....	713/88	Dec.	17/88
amended.....	747/88	Dec.	31/88
amended.....	45/89	Feb.	18/89
amended.....	164/89	Apr.	15/89
amended.....	169/89	Apr.	15/89
amended.....	228/89	May	13/89
amended.....	339/89	June	24/89
amended.....	431/89	Aug.	5/89
amended.....	438/89	Aug.	12/89
amended.....	525/89	Oct.	14/89
amended.....	527/89	Oct.	14/89
amended.....	554/89	Oct.	21/89
amended.....	607/89	Nov.	18/89
amended.....	637/89	Dec.	2/89
amended.....	687/89	Dec.	30/89
amended.....	47/90	Feb.	10/90
amended.....	54/90	Feb.	17/90
amended.....	214/90	May	12/90
amended.....	257/90	June	2/90
amended.....	430/90	Aug.	25/90
amended.....	445/90	Aug.	25/90
amended.....	573/90	Nov.	10/90
amended.....	625/90	Dec.	22/90
amended.....	626/90	Dec.	22/90
amended.....	681/90	Jan.	5/91

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Indian Bands.....	442			
amended.....		122/82	Mar.	20/82
amended.....		572/82	Sept.	11/82
amended.....		822/84	Jan.	19/85
amended.....		352/85	July	6/85
amended.....		564/86	Oct.	11/86
amended.....		642/87	Dec.	19/87
amended.....		318/88	June	4/88
amended.....		166/89	Apr.	15/89

GRAIN CORN MARKETING ACT, 1984

Licence Fees.....	559/84	Sept.	8/84
amended.....	379/88	July	2/88
amended.....	547/89	Oct.	21/89

GRAIN ELEVATOR STORAGE ACT

(See now Grain Elevator Storage Act, 1983)

General.....	443		
(revoked by 420/84)			

GRAIN ELEVATOR STORAGE ACT, 1983

General.....	420/84	July	14/84
amended.....	548/89	Oct.	21/89
amended.....	184/90	May	5/90

GUARANTEE COMPANIES SECURITIES ACT

Approved Guarantee Companies.....	444			
amended.....		21/81	Feb.	14/81
amended.....		106/81	Mar.	14/81
amended.....		107/81	Mar.	14/81
amended.....		568/81	Sept.	12/81
amended.....		759/81	Nov.	28/81
amended.....		562/83	Sept.	17/83
amended.....		125/84	Mar.	17/84
amended.....		93/85	Mar.	9/85
amended.....		230/85	June	1/85
amended.....		404/85	Aug.	24/85
amended.....		536/85	Nov.	9/85
amended.....		46/88	Feb.	13/88
amended.....		699/88	Dec.	10/88

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HEALING ARTS RADIATION PROTECTION ACT

Hospitals Prescribed For The Installation and Operation of Computerized Axial Tomography Scanners.....	344/84	June	16/84
amended.....	237/86	May	17/86
amended.....	557/86	Oct.	4/86
amended.....	24/87	Feb.	7/87
amended.....	241/87	May	23/87
amended.....	461/88	July	30/88

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X-Ray Safety Code.....		45/84	Feb.	11/84
amended.....		511/85	Oct.	26/85
amended.....		722/87	Jan.	9/88
amended.....		352/90	July	14/90
HEALTH CARE ACCESSIBILITY ACT, 1986				
Administrative Charge.....		703/86	Dec.	20/86
HEALTH DISCIPLINES ACT				
Child Resistant Packages.....	445			
Dental Hygienists.....	446			
amended.....		681/84	Nov.	10/84
amended.....		705/86	Dec.	20/86
amended.....		655/88	Nov.	12/88
amended.....		580/89	Oct.	28/89
amended.....		587/90	Nov.	24/90
Dentistry.....	447			
amended.....		71/81	Mar.	7/81
amended.....		194/81	Apr.	18/81
amended.....		504/81	Aug.	15/81
amended.....		720/83	Dec.	3/83
amended.....		682/84	Nov.	10/84
amended.....		581/85	Nov.	23/85
amended.....		379/86	July	12/86
amended.....		637/86	Nov.	15/86
amended.....		657/87	Dec.	19/87
amended.....		11/88	Jan.	30/88
amended.....		245/88	May	7/88
amended.....		656/88	Nov.	12/88
amended.....		579/89	Oct.	28/89
amended.....		596/90	Dec.	1/90
Medicine.....	448			
amended.....		205/82	Apr.	24/82
amended.....		823/82	Jan.	1/83
amended.....		851/82	Jan.	15/83
amended.....		112/83	Mar.	19/83
amended.....		192/84	Apr.	14/84
amended.....		344/85	July	6/85
amended.....		72/87	Feb.	28/87
amended.....		445/87	Aug.	15/87
amended.....		206/89	May	6/89
amended.....		154/90	Apr.	21/90
Nursing.....	449			
amended.....		665/81	Oct.	24/81
amended.....		355/82	June	12/82
amended.....		588/83	Oct.	1/83
amended.....		144/85	Apr.	20/85
amended.....		556/86	Oct.	4/86
amended.....		11/87	Jan.	31/87
amended.....		134/88	Mar.	26/88
amended.....		340/88	June	11/88
amended.....		585/88	Oct.	8/88

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amended.....		63/89	Feb.	18/89
amended.....		523/89	Oct.	14/89
amended.....		259/90	June	2/90
amended.....		509/90	Sept.	15/90
Optometry.....	450			
amended.....		478/82	July	31/82
amended.....		47/87	Feb.	14/87
amended.....		586/88	Oct.	8/88
amended.....		353/90	July	14/90
Parcost C.D.I.....		18/81	Feb.	7/81
amended.....		44/81	Feb.	21/81
amended.....		210/81	Apr.	25/81
(revoked by 413/81)				
Parcost C.D.I.....		413/81	July	4/81
amended.....		640/81	Oct.	17/81
(revoked by 829/81)				
Parcost C.D.I.....		829/81	Dec.	26/81
(revoked by 425/82)				
Parcost C.D.I.....		425/82	July	3/82
amended.....		613/82	Sept.	25/82
(revoked by 836/82)				
Parcost C.D.I.....		836/82	Jan.	8/83
amended.....		103/83	Mar.	12/83
(revoked by 427/83)				
Parcost C.D.I.....		427/83	July	16/83
(revoked by 107/84)				
Parcost C.D.I.....		107/84	Mar.	3/84
amended.....		172/84	Apr.	7/84
(revoked by 421/84)				
Parcost C.D.I.....		421/84	July	14/84
(revoked by 839/84)				
Parcost C.D.I.....		839/84	Jan.	19/85
amended.....		63/85	Feb.	23/85
amended.....		224/86	May	10/86
(revoked by 690/86)				
Pharmacy.....	451			
amended.....		505/81	Aug.	15/81
amended.....		356/82	June	12/82
amended.....		835/82	Jan.	8/83
amended.....		422/84	July	14/84
amended.....		817/84	Jan.	19/85
amended.....		671/86	Dec.	6/86
amended.....		719/86	Dec.	27/86
amended.....		512/87	Sept.	19/87
amended.....		595/87	Nov.	21/87
amended.....		657/88	Nov.	12/88
amended.....		62/89	Feb.	18/89

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amended.....		116/89	Mar. 25/89
amended.....		428/89	Aug. 5/89
amended.....		581/89	Oct. 28/89
amended.....		510/90	Sept. 15/90

HEALTH INSURANCE ACT

General.....	452		
amended.....		36/81	Feb. 14/81
amended.....		37/81	Feb. 14/81
amended.....		38/81	Feb. 14/81
amended.....		61/81	Feb. 28/81
amended.....		120/81	Mar. 21/81
amended.....		121/81	Mar. 21/81
amended.....		122/81	Mar. 21/81
amended.....		139/81	Mar. 28/81
amended.....		168/81	Apr. 11/81
amended.....		231/81	May 2/81
amended.....		232/81	May 2/81
amended.....		253/81	May 16/81
amended.....		254/81	May 16/81
amended.....		298/81	May 23/81
amended.....		331/81	June 6/81
amended.....		332/81	June 6/81
amended.....		363/81	June 20/81
amended.....		395/81	June 27/81
amended.....		423/81	July 11/81
amended.....		459/81	July 25/81
amended.....		478/81	Aug. 1/81
amended.....		479/81	Aug. 1/81
amended.....		525/81	Aug. 22/81
amended.....		576/81	Sept. 12/81
amended.....		581/81	Sept. 12/81
amended.....		642/81	Oct. 17/81
amended.....		685/81	Oct. 31/81
amended.....		742/81	Nov. 21/81
amended.....		743/81	Nov. 21/81
amended.....		751/81	Nov. 28/81
amended.....		794/81	Dec. 12/81
amended.....		810/81	Dec. 19/81
amended.....		12/82	Jan. 30/82
amended.....		53/82	Feb. 20/82
amended.....		82/82	Mar. 6/82
amended.....		83/82	Mar. 6/82
amended.....		235/82	May 1/82
amended.....		256/82	May 1/82
amended.....		260/82	May 8/82
amended.....		293/82	May 22/82
amended.....		294/82	May 22/82
amended.....		295/82	May 22/82
amended.....		335/82	June 5/82
amended.....		336/82	June 12/82
amended.....		337/82	June 12/82
amended.....		393/82	June 26/82
amended.....		412/82	July 3/82
amended.....		430/82	July 10/82
amended.....		431/82	July 10/82
amended.....		489/82	Aug. 7/82

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amended.....	527/82	Aug.	21/82
amended.....	528/82	Aug.	21/82
amended.....	529/82	Aug.	21/82
amended.....	564/82	Sept.	4/82
amended.....	609/82	Sept.	25/82
amended.....	633/82	Oct.	9/82
amended.....	716/82	Nov.	13/82
amended.....	717/82	Nov.	13/82
amended.....	733/82	Nov.	20/82
amended.....	833/82	Jan.	8/83
amended.....	834/82	Jan.	8/83
amended.....	77/83	Feb.	19/83
amended.....	94/83	Feb.	26/83
amended.....	122/83	Mar.	26/83
amended.....	161/83	Apr.	9/83
amended.....	197/83	Apr.	16/83
amended.....	233/83	May	7/83
amended.....	242/83	May	14/83
amended.....	259/83	May	21/83
amended.....	281/83	May	28/83
amended.....	282/83	May	28/83
amended.....	285/83	May	28/83
amended.....	368/83	July	9/83
amended.....	458/83	Aug.	6/83
amended.....	460/83	Aug.	6/83
amended.....	497/83	Aug.	27/83
amended.....	540/83	Sept.	10/83
amended.....	651/83	Oct.	29/83
amended.....	704/83	Nov.	19/83
amended.....	721/83	Dec.	3/83
amended.....	789/83	Jan.	7/84
amended.....	808/83	Jan.	14/84
amended.....	3/84	Jan.	21/84
amended.....	33/84	Feb.	11/84
amended.....	53/84	Feb.	18/84
amended.....	56/84	Feb.	18/84
amended.....	93/84	Mar.	3/84
amended.....	168/84	Mar.	31/84
amended.....	209/84	Apr.	28/84
amended.....	288/84	May	19/84
amended.....	290/84	May	19/84
amended.....	351/84	June	23/84
amended.....	386/84	July	7/84
amended.....	387/84	July	7/84
amended.....	388/84	July	7/84
amended.....	389/84	July	7/84
amended.....	390/84	July	7/84
amended.....	391/84	July	7/84
amended.....	478/84	Aug.	18/84
amended.....	479/84	Aug.	18/84
amended.....	480/84	Aug.	18/84
amended.....	518/84	Sept.	1/84
amended.....	548/84	Sept.	8/84
amended.....	610/84	Oct.	13/84
amended.....	611/84	Oct.	13/84
amended.....	615/84	Oct.	20/84
amended.....	637/84	Oct.	27/84

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amended.....	638/84	Oct.	27/84
amended.....	662/84	Nov.	10/84
amended.....	663/84	Nov.	10/84
amended.....	717/84	Nov.	24/84
amended.....	751/84	Dec.	15/84
amended.....	752/84	Dec.	15/84
amended.....	799/84	Jan.	5/85
amended.....	826/84	Jan.	19/85
amended.....	827/84	Jan.	19/85
amended.....	828/84	Jan.	19/85
amended.....	829/84	Jan.	19/85
amended.....	18/85	Feb.	9/85
amended.....	19/85	Feb.	9/85
amended.....	20/85	Feb.	9/85
amended.....	60/85	Feb.	23/85
amended.....	145/85	Apr.	20/85
amended.....	206/85	May	25/85
amended.....	226/85	June	1/85
amended.....	274/85	June	15/85
amended.....	330/85	July	6/85
amended.....	345/85	July	6/85
amended.....	346/85	July	6/85
amended.....	347/85	July	6/85
amended.....	348/85	July	6/85
amended.....	408/85	Aug.	24/85
amended.....	515/85	Nov.	2/85
amended.....	535/85	Nov.	9/85
amended.....	565/85	Nov.	23/85
amended.....	697/85	Jan.	11/86
amended.....	18/86	Feb.	1/86
amended.....	19/86	Feb.	1/86
amended.....	20/86	Feb.	1/86
amended.....	32/86	Feb.	8/86
amended.....	33/86	Feb.	8/86
amended.....	41/86	Feb.	15/86
amended.....	42/86	Feb.	15/86
amended.....	78/86	Mar.	8/86
amended.....	90/86	Mar.	8/86
amended.....	121/86	Mar.	29/86
amended.....	156/86	Apr.	12/86
amended.....	157/86	Apr.	12/86
amended.....	158/86	Apr.	12/86
amended.....	179/86	Apr.	19/86
amended.....	180/86	Apr.	19/86
amended.....	215/86	May	3/86
amended.....	241/86	May	17/86
amended.....	288/86	May	31/86
amended.....	341/86	June	28/86
amended.....	342/86	June	28/86
amended.....	388/86	July	12/86
amended.....	389/86	July	12/86
amended.....	390/86	July	12/86
amended.....	391/86	July	12/86
amended.....	438/86	Aug.	16/86
amended.....	455/86	Aug.	16/86
amended.....	558/86	Oct.	11/86
amended.....	559/86	Oct.	11/86

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amended.....	610/86	Oct.	25/86
amended.....	645/86	Nov.	15/86
amended.....	646/86	Nov.	15/86
amended.....	647/86	Nov.	15/86
amended.....	704/86	Dec.	20/86
amended.....	721/86	Dec.	27/86
amended.....	722/86	Dec.	27/86
amended.....	744/86	Jan.	3/87
amended.....	745/86	Jan.	3/87
amended.....	746/86	Jan.	3/87
amended.....	25/87	Feb.	7/87
amended.....	51/87	Feb.	14/87
amended.....	76/87	Feb.	28/87
amended.....	105/87	Mar.	14/87
amended.....	118/87	Mar.	21/87
amended.....	212/87	May	9/87
amended.....	213/87	May	9/87
amended.....	283/87	June	13/87
amended.....	405/87	July	25/87
amended.....	425/87	Aug.	8/87
amended.....	426/87	Aug.	8/87
amended.....	427/87	Aug.	8/87
amended.....	457/87	Aug.	15/87
amended.....	458/87	Aug.	15/87
amended.....	471/87	Aug.	29/87
amended.....	472/87	Aug.	29/87
amended.....	596/87	Nov.	21/87
amended.....	616/87	Dec.	5/87
amended.....	617/87	Dec.	5/87
amended.....	36/88	Feb.	6/88
amended.....	43/88	Feb.	13/88
amended.....	126/88	Mar.	19/88
amended.....	137/88	Mar.	26/88
amended.....	192/88	Apr.	23/88
amended.....	214/88	Apr.	23/88
amended.....	240/88	May	7/88
amended.....	247/88	May	14/88
amended.....	265/88	May	14/88
amended.....	491/88	Aug.	20/88
amended.....	574/88	Oct.	1/88
amended.....	613/88	Oct.	15/88
amended.....	622/88	Oct.	22/88
amended.....	652/88	Nov.	12/88
amended.....	689/88	Nov.	26/88
amended.....	704/88	Dec.	10/88
amended.....	33/89	Feb.	11/89
amended.....	39/89	Feb.	11/89
amended.....	78/89	Mar.	4/89
amended.....	94/89	Mar.	11/89
amended.....	130/89	Apr.	1/89
amended.....	191/89	Apr.	22/89
amended.....	192/89	Apr.	22/89
amended.....	196/89	May	6/89
amended.....	231/89	May	13/89
amended.....	233/89	May	20/89
amended.....	369/89	July	8/89
amended.....	447/89	Aug.	12/89
amended.....	480/89	Sept.	2/89

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amended.....	481/89	Sept.	2/89
amended.....	531/89	Oct.	14/89
amended.....	557/89	Oct.	21/89
amended.....	583/89	Oct.	28/89
amended.....	584/89	Oct.	28/89
amended.....	610/89	Nov.	18/89
amended.....	653/89	Dec.	23/89
amended.....	654/89	Dec.	23/89
amended.....	681/89	Dec.	30/89
amended.....	717/89	Jan.	6/90
amended.....	36/90	Feb.	10/90
amended.....	40/90	Feb.	10/90
amended.....	126/90	Apr.	7/90
amended.....	156/90	Apr.	21/90
amended.....	209/90	May	12/90
amended.....	255/90	June	2/90
amended.....	283/90	June	23/90
amended.....	315/90	June	30/90
amended.....	414/90	Aug.	25/90
amended.....	511/90	Sept.	15/90
amended.....	515/90	Sept.	15/90
amended.....	569/90	Nov.	10/90
amended.....	595/90	Dec.	1/90
amended.....	599/90	Dec.	1/90

HEALTH PROTECTION AND PROMOTION
ACT, 1983

Areas Comprising Health Units.....	236/84	Apr.	28/84
amended.....	58/85	Feb.	16/85
amended.....	239/87	May	23/87
amended.....	447/87	Aug.	15/87
amended.....	80/88	Feb.	27/88
amended.....	327/89	June	17/89
Camps in Unorganized Territory.....	193/84	Apr.	14/84
Capital Assistance Grants for Boards of Health.....	234/84	Apr.	28/84
Clinics for Sexually Transmitted Diseases.....	237/84	Apr.	28/84
Communicable Diseases - General.....	292/84	May	19/84
Designation of Communicable Diseases.....	161/84	Mar.	24/84
amended.....	698/86	Dec.	20/86
amended.....	666/88	Nov.	12/88
Designation of Municipal Members of Boards of Health.....	235/84	Apr.	28/84
amended.....	57/85	Feb.	16/85
amended.....	240/87	May	23/87
amended.....	446/87	Aug.	15/87
amended.....	79/88	Feb.	27/88
amended.....	317/89	June	10/89
amended.....	326/89	June	17/89
amended.....	524/89	Oct.	14/89

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Designation of Reportable Diseases.....	162/84	Mar.	24/84
amended.....	699/86	Dec.	20/86
amended.....	667/88	Nov.	12/88
Exemption - Subsection 37a(2) of the Act.....	587/88	Oct.	8/88
amended.....	582/89	Oct.	28/89
amended.....	671/90	Jan.	5/91
Food Premises.....	243/84	May	5/84
Grants for Health Promotion Projects and Initiatives.....	479/87	Aug.	29/87
Grants to Boards of Health.....	382/84	June	30/84
amended.....	636/84	Oct.	27/84
amended.....	257/85	June	8/85
amended.....	515/87	Sept.	19/87
amended.....	604/87	Nov.	21/87
amended.....	246/88	May	7/88
amended.....	354/90	July	14/90
Public Pools.....	381/84	June	30/84
amended.....	146/85	Apr.	20/85
amended.....	569/88	Oct.	1/88
Qualifications of Boards of Health Staff.....	164/84	Mar.	24/84
Rabies - Immunization.....	594/85	Dec.	7/85
amended.....	120/86	Mar.	29/86
amended.....	287/86	May	31/86
amended.....	501/86	Sept.	13/86
amended.....	622/86	Nov.	8/86
amended.....	660/86	Nov.	22/86
amended.....	720/86	Dec.	27/86
amended.....	117/87	Mar.	21/87
amended.....	248/87	May	30/87
amended.....	416/87	Aug.	1/87
amended.....	581/87	Nov.	7/87
amended.....	135/88	Mar.	26/88
amended.....	341/88	June	11/88
amended.....	612/89	Nov.	18/89
amended.....	673/90	Jan.	5/91
Recreational Camps.....	242/84	May	5/84
Reports.....	490/85	Oct.	19/85
amended.....	175/89	Apr.	15/89
School Health Services and Programs.....	516/84	Aug.	25/84
Slaughterhouses and Meat Processing Plants.....	293/84	May	19/84
Warrant.....	163/84	Mar.	24/84

HIGHWAY TRAFFIC ACT

Allowable Gross Weight for Designated Class of Vehicle.....	453		
amended.....	199/87	Apr.	25/87

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Appeals.....	454			
amended.....		117/81	Mar.	14/81
Commercial Motor Vehicle Inspections.....		86/89	Mar.	4/89
Commercial Vehicle Operator's Registration Certificates.....		23/89	Feb.	4/89
amended.....		397/89	July	22/89
Covering of Loads.....	455			
Dangerous Loads.....	456			
revoked.....		364/85	July	13/85
Demerit Point System.....	457			
(revoked by 359/81)				
Demerit Point System.....		359/81	June	20/81
amended.....		360/81	June	20/81
amended.....		202/82	Apr.	24/82
amended.....		599/82	Sept.	18/82
amended.....		276/84	May	19/84
amended.....		633/84	Oct.	20/84
amended.....		67/86	Mar.	1/86
amended.....		724/86	Dec.	27/86
Designation of Highways.....	458			
Designation of Termination Date of Freeze-Up Periods under Subsection 102(2) of the Act.....		116/81	Mar.	14/81
(expired)				
Designation of Paved Shoulders on King's Highway.....	459			
amended.....		16/81	Feb.	7/81
Disabled Person Parking Permits.....		166/90	Apr.	21/90
Driver Improvement Program.....	460			
Driver Licence Examinations.....	461			
amended.....		729/82	Nov.	20/82
amended.....		275/84	May	19/84
amended.....		641/85	Dec.	28/85
Drivers' Licences.....	462			
amended.....		118/81	Mar.	14/81
amended.....		250/81	May	16/81
amended.....		361/81	June	20/81
amended.....		370/81	June	20/81
amended.....		371/81	June	20/81
amended.....		325/82	May	29/82
amended.....		357/82	June	12/82
amended.....		359/82	June	12/82
amended.....		543/82	Aug.	21/82
amended.....		597/82	Sept.	18/82
amended.....		743/82	Nov.	27/82

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amended.....		121/84	Mar.	10/84
amended.....		277/84	May	19/84
amended.....		378/84	June	30/84
amended.....		488/84	Aug.	18/84
amended.....		725/84	Nov.	24/84
amended.....		267/85	June	15/85
amended.....		628/85	Dec.	14/85
amended.....		96/88	Mar.	5/88
amended.....		234/88	May	7/88
amended.....		285/88	May	21/88
amended.....		751/88	Jan.	7/89
amended.....		230/89	May	13/89
amended.....		238/89	May	20/89
amended.....		342/89	July	1/89
Driver's Licence Suspension for Default of Payment of Fine.....	463			
Driving Instructor's Licence.....	464			
amended.....		362/81	June	20/81
amended.....		376/84	June	30/84
amended.....		242/86	May	17/86
amended.....		97/88	Mar.	5/88
amended.....		237/89	May	20/89
Equipment.....	465			
amended.....		31/85	Feb.	9/85
amended.....		293/89	June	10/89
Exemption from the Provisions of Section 7 of the Act - State of				
Alabama.....		230/84	Apr.	28/84
California.....		268/85	June	15/85
Florida.....		741/83	Dec.	17/83
Georgia.....		689/83	Nov.	12/83
Iowa.....		679/84	Nov.	10/84
Kansas.....		714/87	Jan.	2/88
Louisiana.....		740/83	Dec.	17/83
Maine.....		588/84	Sept.	29/84
Maryland.....		743/83	Dec.	17/83
Massachusetts.....		169/84	Nov.	31/84
Mississippi.....		686/83	Nov.	12/83
Missouri.....		687/83	Nov.	12/83
Montana.....		532/84	Sept.	1/84
New Jersey.....		490/84	Aug.	18/84

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North Carolina.....		688/83	Nov.	12/83
Oregon.....		30/85	Feb.	9/85
Rhode Island.....		587/84	Sept.	29/84
South Carolina.....		739/83	Dec.	17/83
Tennessee..... (revoked by 268/85)		425/83	July	16/83
Tennessee.....		742/83	Dec.	17/83
Texas.....		726/84	Nov.	24/84
Virginia.....		102/84	Mar.	3/84
West Virginia.....		646/83	Oct.	29/83
Wisconsin.....		659/84	Nov.	3/84
Exemption from the Provisions of Sections 7 and 10 of the Act				
- States of the United States of America.....	466			
amended.....		643/81	Oct.	17/81
amended.....		415/82	July	3/82
amended.....		230/84	Apr.	28/84
amended.....		428/84	July	14/84
amended.....		490/84	Aug.	18/84
amended.....		532/84	Sept.	1/84
amended.....		588/84	Sept.	29/84
amended.....		659/84	Nov.	3/84
amended.....		679/84	Nov.	10/84
amended.....		726/84	Nov.	24/84
amended.....		268/85	June	15/85
amended.....		375/90	July	21/90
Exemption from the Provisions of Sections 7 and 10 of the Act - State of				
Illinois.....		661/82	Oct.	23/82
Maryland..... (revoked by 268/85)		658/82	Oct.	23/82
Michigan.....		678/81	Oct.	31/81
South Dakota.....		660/82	Oct.	23/82
Exemption from the Provisions of Subsection 68(1) of the Act -				
Province of Alberta.....	467			
State of New York.....		121/83	Mar.	19/83
Extending Term of Validity of Driver's Licence.....				
(revoked by 418/87)		375/87	July	11/87

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Extending Validity of Driver's Licence..... (revoked by 549/81)		473/81	Aug.	1/81
Extending Validity of Driver's Licence..... (expired)		549/81	Sept.	5/81
Extending Validity of Motor Vehicle Permits..... (expired)		843/81	Jan.	2/82
Garage Licences.....	468			
amended.....		46/81	Feb.	21/81
amended.....		204/81	Apr.	18/81
amended.....		659/82	Oct.	23/82
amended.....		236/89	May	20/89
General.....	469			
amended.....		45/81	Feb.	21/81
amended.....		95/81	Mar.	14/81
amended.....		193/81	Apr.	18/81
amended.....		248/81	May	16/81
amended.....		337/81	June	6/81
amended.....		460/81	July	25/81
amended.....		461/81	July	25/81
amended.....		664/81	Oct.	24/81
amended.....		791/81	Dec.	12/81
amended.....		792/81	Dec.	12/81
amended.....		801/81	Dec.	12/81
amended.....		358/82	June	12/82
amended.....		477/82	July	31/82
amended.....		542/82	Aug.	21/82
amended.....		744/82	Nov.	27/82
amended.....		49/84	Feb.	18/84
amended.....		489/84	Aug.	18/84
Gross Vehicle Weights.....	470			
Gross Weight on Bridges.....	471			
amended.....		111/87	Mar.	21/87
amended.....		70/90	Mar.	3/90
amended.....		248/90	June	2/90
Gross Weight on the Kabitotikwia River Bridge..... revoked.....		491/84 122/85	Aug. Mar.	18/84 30/85
Gross Weight on the Kaministikwia River Bridge.....		524/83	Sept.	3/83
Gross Weight on the Trout Lake River Bridge..... revoked.....		300/82 390/82	May June	22/82 19/82
Highway Closings.....	472			
Hours of Work.....		61/89	Feb.	18/89
Load Limits.....		98/81	Mar.	14/81
amended.....		99/81	Mar.	14/81

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Load Limits on Local Roads				
Within Local Roads Areas.....	473			
amended.....		100/81	Mar.	14/81
Motor Vehicle Inspection Stations.....	474			
amended.....		508/81	Aug.	15/81
amended.....		60/82	Feb.	20/82
amended.....		525/84	Sept.	1/84
amended.....		820/84	Jan.	19/85
amended.....		449/85	Sept.	21/85
amended.....		665/86	Nov.	29/86
amended.....		140/88	Mar.	26/88
amended.....		252/89	May	27/89
amended.....		104/90	Mar.	24/90
Notice to Have Motor Vehicle Examined and Tested.....	475			
(revoked by 61/82)				
Notice to Have Motor Vehicle Examined and Tested.....		61/82	Feb.	20/82
amended.....		350/83	June	25/83
Over-Dimensional Farm Vehicles.....	476			
amended.....		427/84	July	14/84
amended.....		235/88	May	7/88
Parking.....	477			
amended.....		13/81	Feb.	7/81
amended.....		62/81	Feb.	28/81
amended.....		110/81	Mar.	14/81
amended.....		199/81	Apr.	18/81
amended.....		213/81	Apr.	25/81
amended.....		339/81	June	6/81
amended.....		445/81	July	18/81
amended.....		455/81	July	25/81
amended.....		529/81	Aug.	29/81
amended.....		661/81	Oct.	17/81
amended.....		717/81	Nov.	7/81
amended.....		790/81	Dec.	12/81
amended.....		803/81	Dec.	19/81
amended.....		856/81	Jan.	9/82
amended.....		14/82	Feb.	6/82
amended.....		123/82	Mar.	20/82
amended.....		228/82	May	1/82
amended.....		318/82	May	29/82
amended.....		396/82	June	26/82
amended.....		502/82	Aug.	7/82
amended.....		644/82	Oct.	16/82
amended.....		801/82	Dec.	25/82
amended.....		31/83	Feb.	5/83
amended.....		131/83	Mar.	26/83
amended.....		189/83	Apr.	16/83
amended.....		228/83	May	7/83
amended.....		400/83	July	16/83
amended.....		457/83	Aug.	6/83
amended.....		661/83	Oct.	29/83
amended.....		682/83	Nov.	12/83

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amended.....		4/84	Jan. 21/84
amended.....		177/84	Apr. 14/84
amended.....		435/84	July 21/84
amended.....		550/84	Sept. 1/84
amended.....		694/84	Nov. 17/84
amended.....		85/85	Mar. 9/85
amended.....		184/85	May 11/85
amended.....		214/85	June 1/85
amended.....		378/85	Aug. 3/85
amended.....		405/85	Aug. 24/85
amended.....		572/85	Nov. 23/85
amended.....		598/85	Dec. 14/85
amended.....		39/86	Feb. 15/86
amended.....		80/86	Mar. 8/86
amended.....		89/86	Mar. 8/86
amended.....		137/86	Apr. 5/86
amended.....		210/86	May 3/86
amended.....		319/86	June 21/86
amended.....		473/86	Aug. 23/86
amended.....		474/86	Aug. 23/86
amended.....		547/86	Sept. 27/86
amended.....		630/86	Nov. 15/86
amended.....		631/86	Nov. 15/86
amended.....		121/87	Mar. 28/87
amended.....		397/87	July 18/87
amended.....		543/87	Oct. 17/87
amended.....		684/87	Jan. 2/88
amended.....		157/88	Apr. 9/88
amended.....		316/88	June 4/88
amended.....		381/88	July 2/88
amended.....		504/88	Aug. 27/88
amended.....		505/88	Aug. 27/88
amended.....		629/88	Oct. 29/88
amended.....		20/89	Feb. 4/89
amended.....		122/89	Mar. 25/89
amended.....		217/89	May 13/89
amended.....		349/89	July 1/89
amended.....		560/89	Oct. 21/89
amended.....		21/90	Feb. 3/90
amended.....		106/90	Mar. 24/90
amended.....		151/90	Apr. 21/90
amended.....		279/90	June 16/90
amended.....		301/90	June 23/90
amended.....		427/90	Aug. 25/90
amended.....		544/90	Sept. 29/90
amended.....		583/90	Nov. 24/90
amended.....		666/90	Jan. 5/91
Parking of Vehicles in Territory Without Municipal Organization.....		678/89	Dec. 30/89
Portable Lane Control Signal Systems.....	478		
Reciprocal Suspension of Licences.....	479		
Restricted Use of Left Lanes by Commercial Motor Vehicles.....	480		
amended.....		535/81	Aug. 29/81

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amended.....		17/82	Feb.	6/82
amended.....		804/83	Jan.	7/84
amended.....		87/85	Mar.	9/85
amended.....		193/85	May	11/85
amended.....		474/85	Oct.	5/85
amended.....		169/86	Apr.	12/86
amended.....		482/89	Sept.	2/89
Restricted Use of the King's Highway.....	481			
Safety Helmets.....	482			
amended.....		249/81	May	16/81
Safety Inspections.....	483			
amended.....		507/81	Aug.	15/81
amended.....		800/81	Dec.	12/81
amended.....		839/81	Jan.	2/82
amended.....		59/82	Feb.	20/82
amended.....		544/82	Aug.	21/82
amended.....		596/82	Sept.	18/82
amended.....		742/82	Nov.	27/82
amended.....		486/84	Aug.	18/84
amended.....		527/84	Sept.	1/84
amended.....		821/84	Jan.	19/85
amended.....		127/86	Mar.	29/86
School Buses.....	484			
amended.....		277/81	May	23/81
amended.....		598/82	Sept.	18/82
amended.....		19/83	Jan.	29/83
amended.....		336/83	June	18/83
amended.....		487/84	Aug.	18/84
amended.....		433/87	Aug.	8/87
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amended.....		545/82	Aug.	21/82
amended.....		629/83	Oct.	15/83
amended.....		26/88	Feb.	6/88
Security of Loads.....		428/81	July	11/81
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amended.....		372/81	June	20/81
amended.....		802/81	Dec.	12/81
amended.....		414/82	July	3/82
amended.....		600/82	Sept.	18/82
amended.....		122/84	Mar.	10/84
amended.....		569/84	Sept.	15/84
amended.....		168/86	Apr.	12/86
amended.....		435/86	Aug.	16/86
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amended.....		123/88	Mar.	19/88
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amended.....		67/81	Mar. 7/81
amended.....		109/81	Mar. 14/81
amended.....		176/81	Apr. 11/81
amended.....		200/81	Apr. 18/81
amended.....		338/81	June 6/81
amended.....		453/81	July 18/81
amended.....		534/81	Aug. 29/81
amended.....		573/81	Sept. 12/81
amended.....		592/81	Sept. 19/81
amended.....		696/81	Nov. 7/81
amended.....		708/81	Nov. 7/81
amended.....		19/82	Feb. 6/82
amended.....		21/82	Feb. 6/82
amended.....		137/82	Mar. 20/82
amended.....		227/82	May 1/82
amended.....		321/82	May 29/82
amended.....		344/82	June 12/82
amended.....		365/82	June 12/82
amended.....		465/82	July 24/82
amended.....		623/82	Oct. 9/82
amended.....		657/82	Oct. 23/82
amended.....		677/82	Oct. 23/82
amended.....		698/82	Nov. 6/82
amended.....		758/82	Dec. 4/82
amended.....		800/82	Dec. 25/82
amended.....		827/82	Jan. 8/83
amended.....		97/83	Mar. 5/83
amended.....		190/83	Apr. 16/83
amended.....		191/83	Apr. 16/83
amended.....		235/83	May 7/83
amended.....		280/83	May 28/83
amended.....		382/83	July 9/83
amended.....		399/83	July 16/83
amended.....		579/83	Oct. 1/83
amended.....		693/83	Nov. 19/83
amended.....		762/83	Dec. 24/83
amended.....		773/83	Dec. 31/83
amended.....		23/84	Feb. 4/84
amended.....		90/84	Mar. 3/84
amended.....		101/84	Mar. 3/84
amended.....		117/84	Mar. 10/84
amended.....		158/84	Mar. 24/84
amended.....		178/84	Apr. 14/84
amended.....		303/84	May 26/84
amended.....		374/84	June 30/84
amended.....		468/84	Aug. 11/84
amended.....		524/84	Sept. 1/84
amended.....		628/84	Oct. 20/84
amended.....		658/84	Nov. 3/84
amended.....		687/84	Nov. 17/84
amended.....		789/84	Dec. 29/84
amended.....		36/85	Feb. 9/85
amended.....		37/85	Feb. 9/85
amended.....		86/85	Mar. 9/85
amended.....		172/85	Apr. 27/85
amended.....		181/85	May 4/85

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amended.....		188/85	May 11/85
amended.....		334/85	July 6/85
amended.....		382/85	Aug. 10/85
amended.....		403/85	Aug. 24/85
amended.....		406/85	Aug. 24/85
amended.....		414/85	Aug. 31/85
amended.....		592/85	Dec. 7/85
amended.....		593/85	Dec. 7/85
amended.....		597/85	Dec. 14/85
amended.....		626/85	Dec. 14/85
amended.....		627/85	Dec. 14/85
amended.....		678/85	Jan. 4/86
amended.....		7/86	Jan. 25/86
amended.....		50/86	Feb. 15/86
amended.....		103/86	Mar. 15/86
amended.....		299/86	June 7/86
amended.....		320/86	June 21/86
amended.....		490/86	Aug. 30/86
amended.....		567/86	Oct. 11/86
amended.....		752/86	Jan. 10/87
amended.....		65/87	Feb. 28/87
amended.....		68/87	Feb. 28/87
amended.....		69/87	Feb. 28/87
amended.....		180/87	Apr. 18/87
amended.....		398/87	July 18/87
amended.....		449/87	Aug. 15/87
amended.....		540/87	Oct. 10/87
amended.....		599/87	Nov. 21/87
amended.....		651/87	Dec. 19/87
amended.....		3/88	Jan. 23/88
amended.....		30/88	Feb. 6/88
amended.....		39/88	Feb. 13/88
amended.....		40/88	Feb. 13/88
amended.....		111/88	Mar. 12/88
amended.....		142/88	Mar. 26/88
amended.....		158/88	Apr. 9/88
amended.....		207/88	Apr. 23/88
amended.....		317/88	June 4/88
amended.....		368/88	June 25/88
amended.....		382/88	July 2/88
amended.....		387/88	July 9/88
amended.....		447/88	July 30/88
amended.....		468/88	Aug. 6/88
amended.....		503/88	Aug. 27/88
amended.....		522/88	Sept. 3/88
amended.....		562/88	Oct. 1/88
amended.....		580/88	Oct. 8/88
amended.....		693/88	Dec. 3/88
amended.....		724/88	Dec. 24/88
amended.....		21/89	Feb. 4/89
amended.....		49/89	Feb. 18/89
amended.....		123/89	Mar. 25/89
amended.....		176/89	Apr. 15/89
amended.....		218/89	May 13/89
amended.....		350/89	July 1/89
amended.....		425/89	Aug. 5/89
amended.....		426/89	Aug. 5/89
amended.....		483/89	Sept. 2/89

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amended.....		494/89	Sept. 16/89
amended.....		495/89	Sept. 16/89
amended.....		561/89	Oct. 21/89
amended.....		675/89	Dec. 30/89
amended.....		22/90	Feb. 3/90
amended.....		107/90	Mar. 24/90
amended.....		152/90	Apr. 21/90
amended.....		267/90	June 9/90
amended.....		278/90	June 16/90
amended.....		349/90	July 14/90
amended.....		426/90	Aug. 25/90
amended.....		545/90	Sept. 29/90
amended.....		567/90	Nov. 10/90
amended.....		568/90	Nov. 10/90
amended.....		623/90	Dec. 22/90
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Speed Limits in Territory Without Municipal Organization.....		708/83	Nov. 19/83
amended.....		81/86	Mar. 8/86
amended.....		562/89	Oct. 21/89
amended.....		108/90	Mar. 24/90
amended.....		208/90	May 12/90
Stopping of Vehicles on Parts of the King's Highway.....	492		
amended.....		201/81	Apr. 18/81
amended.....		707/81	Nov. 7/81
amended.....		804/81	Dec. 19/81
amended.....		520/83	Aug. 27/83
amended.....		790/84	Dec. 29/84
amended.....		460/87	Aug. 22/87
amended.....		544/87	Oct. 17/87
amended.....		208/88	Apr. 23/88
amended.....		676/89	Dec. 30/89
(revoked by 425/90)			
Stopping of Vehicles on Parts of the King's Highway.....		425/90	Aug. 25/90
Stop Signs at Intersections.....	493		
amended.....		132/81	Mar. 28/81
amended.....		456/81	July 25/81
amended.....		22/82	Feb. 6/82
amended.....		119/82	Mar. 20/82
amended.....		319/82	May 29/82
amended.....		676/82	Oct. 23/82
amended.....		791/82	Dec. 18/82
amended.....		124/83	Mar. 26/83
amended.....		234/83	May 7/83
amended.....		696/83	Nov. 19/83
amended.....		523/84	Sept. 1/84
amended.....		791/84	Dec. 29/84
amended.....		192/85	May 11/85
amended.....		548/86	Sept. 27/86
amended.....		629/86	Nov. 15/86

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amended.....		753/86	Jan.	10/87
amended.....		29/88	Feb.	6/88
amended.....		302/90	June	23/90
amended.....		566/90	Nov.	10/90
Stop Signs in Territory Without Municipal				
Organization.....		574/81	Sept.	12/81
amended.....		680/81	Oct.	31/81
amended.....		18/82	Feb.	6/82
amended.....		320/82	May	22/82
amended.....		622/82	Oct.	9/82
amended.....		123/83	Mar.	26/83
amended.....		424/83	July	16/83
amended.....		456/83	Aug.	6/83
amended.....		642/83	Oct.	29/83
amended.....		429/84	July	14/84
amended.....		749/84	Dec.	8/84
amended.....		379/85	Aug.	3/85
amended.....		574/85	Nov.	23/85
amended.....		625/85	Dec.	14/85
amended.....		570/87	Oct.	31/87
amended.....		603/87	Nov.	21/87
amended.....		28/88	Feb.	6/88
amended.....		193/88	Apr.	23/88
amended.....		19/89	Feb.	4/89
amended.....		216/89	May	13/89
amended.....		323/89	June	17/89
amended.....		423/89	Aug.	5/89
amended.....		677/89	Dec.	30/89
amended.....		109/90	Mar.	24/90
amended.....		207/90	May	12/90
amended.....		344/90	July	14/90
amended.....		498/90	Sept.	1/90
Tire Standards and Specifications.....	494			
(revoked by 741/81)				
Tire Standards and Specifications.....		741/81	Nov.	21/81
amended.....		541/82	Aug.	21/82
amended.....		351/83	June	25/83
amended.....		253/84	May	12/84
amended.....		98/85	Mar.	16/85
Traffic Control Signal Systems.....		526/84	Sept.	1/84
Use of Controlled-Access Highways				
by Pedestrians.....	495			
amended.....		601/81	Sept.	19/81
amended.....		16/82	Feb.	6/82
amended.....		229/83	May	7/83
amended.....		88/84	Mar.	3/84
amended.....		102/86	Mar.	15/86
amended.....		685/87	Jan.	2/88
amended.....		156/88	Apr.	9/88
Vehicle Permits.....		744/82	Nov.	27/82
amended.....		108/84	Mar.	3/84
amended.....		120/84	Mar.	10/84

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amended.....		278/84	May 19/84
amended.....		377/84	June 30/84
amended.....		724/84	Nov. 24/84
amended.....		819/84	Jan. 19/85
amended.....		154/85	Apr. 20/85
amended.....		579/85	Nov. 23/85
amended.....		6/86	Jan. 25/86
amended.....		86/86	Mar. 8/86
amended.....		621/86	Nov. 8/86
amended.....		569/87	Oct. 31/87
amended.....		139/88	Mar. 26/88
amended.....		141/88	Mar. 26/88
amended.....		205/89	May 6/89
amended.....		235/89	May 20/89
amended.....		343/89	July 1/89
amended.....		370/89	July 8/89
amended.....		565/89	Oct. 28/89
amended.....		167/90	Apr. 21/90
Vehicles for the Transportation of Physically Disabled Passengers.....		167/81	Apr. 11/81
amended.....		788/84	Dec. 29/84
amended.....		155/85	Apr. 20/85
amended.....		370/87	July 11/87
amended.....		27/88	Feb. 6/88
Vehicles on Controlled-Access Highways.....	496		
amended.....		203/81	Apr. 18/81
amended.....		602/81	Sept. 19/81
amended.....		679/81	Oct. 31/81
amended.....		15/82	Feb. 6/82
amended.....		73/82	Feb. 27/82
amended.....		458/82	July 17/82
amended.....		615/82	Oct. 2/82
amended.....		89/84	Mar. 3/84
amended.....		573/85	Nov. 23/85
amended.....		136/86	Apr. 5/86
amended.....		686/87	Jan. 2/88
amended.....		155/88	Apr. 9/88
Yield Right of Way Signs in Territory Without Municipal Organization.....		13/82	Feb. 6/82
amended.....		132/82	Mar. 20/82
amended.....		544/83	Sept. 10/83
amended.....		750/84	Dec. 15/84
amended.....		575/85	Nov. 23/85
amended.....		634/85	Dec. 21/85
amended.....		424/89	Aug. 5/89
amended.....		153/90	Apr. 21/90
amended.....		499/90	Sept. 1/90

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Historical Parks - Fees..... (revoked by 152/86)		335/81	June 6/81

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Historical Parks - Fees..... (revoked by 216/86)		152/86	Apr.	12/86
Historical Parks - Fees..... (revoked by 262/87)		216/86	May	3/86
Historical Parks - Fees.....		262/87	May	30/87
amended.....		377/87	July	11/87
amended.....		169/88	Apr.	16/88
amended.....		138/89	Apr.	1/89
amended.....		194/90	May	12/90
Parks.....	498			
amended.....		334/81	June	6/81
HOMEMAKERS AND NURSES SERVICES ACT				
General.....	499			
amended.....		236/81	May	2/81
amended.....		733/83	Dec.	10/83
amended.....		109/84	Mar.	10/84
amended.....		238/84	May	5/84
amended.....		105/85	Mar.	23/85
amended.....		302/86	June	7/86
amended.....		423/86	Aug.	2/86
amended.....		127/90	Apr.	7/90
HOMES FOR RETARDED PERSONS ACT				
General.....	500			
amended.....		821/81	Dec.	26/81
amended.....		732/83	Dec.	10/83
amended.....		499/84	Aug.	18/84
amended.....		707/84	Nov.	17/84
amended.....		49/85	Feb.	16/85
amended.....		503/85	Oct.	26/85
amended.....		384/87	July	11/87
HOMES FOR SPECIAL CARE ACT				
General.....	501			
amended.....		171/81	Apr.	11/81
amended.....		666/81	Oct.	24/81
amended.....		236/82	May	1/82
amended.....		736/82	Nov.	20/82
amended.....		232/83	May	7/83
amended.....		664/84	Nov.	10/84
amended.....		273/85	June	15/85
amended.....		91/86	Mar.	8/86
amended.....		406/87	July	25/87
amended.....		575/88	Oct.	1/88
amended.....		132/89	Apr.	1/89
amended.....		38/90	Feb.	10/90
amended.....		254/90	June	2/90

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HOMES FOR THE AGED AND REST HOMES ACT			
General.....	502		
amended.....		50/81	Feb. 21/81
amended.....		188/81	Apr. 11/81
amended.....		272/81	May 16/81
amended.....		377/81	June 20/81
amended.....		482/81	Aug. 1/81
amended.....		614/81	Oct. 3/81
amended.....		699/81	Nov. 7/81
amended.....		820/81	Dec. 26/81
amended.....		70/82	Feb. 20/82
amended.....		313/82	May 22/82
amended.....		457/82	July 17/82
amended.....		550/82	Aug. 21/82
amended.....		552/82	Aug. 21/82
amended.....		723/82	Nov. 13/82
amended.....		72/83	Feb. 12/83
amended.....		275/83	May 21/83
amended.....		464/83	Aug. 6/83
amended.....		581/83	Oct. 1/83
amended.....		608/83	Oct. 15/83
amended.....		630/83	Oct. 15/83
amended.....		650/83	Oct. 29/83
amended.....		699/83	Nov. 19/83
amended.....		731/83	Dec. 10/83
amended.....		765/83	Dec. 24/83
amended.....		55/84	Feb. 18/84
amended.....		64/84	Feb. 18/84
amended.....		311/84	June 2/84
amended.....		328/84	June 9/84
amended.....		497/84	Aug. 18/84
amended.....		705/84	Nov. 17/84
amended.....		28/85	Feb. 9/85
amended.....		208/85	May 25/85
amended.....		350/85	July 6/85
amended.....		401/85	Aug. 17/85
amended.....		504/85	Oct. 26/85
amended.....		554/85	Nov. 16/85
amended.....		48/86	Feb. 15/86
amended.....		140/86	Apr. 5/86
amended.....		247/86	May 17/86
amended.....		367/86	July 12/86
amended.....		443/86	Aug. 16/86
amended.....		642/86	Nov. 15/86
amended.....		39/87	Feb. 14/87
amended.....		225/87	May 9/87
amended.....		383/87	July 11/87
amended.....		452/87	Aug. 15/87
amended.....		594/87	Nov. 14/87
amended.....		51/88	Feb. 13/88
amended.....		270/88	May 14/88
amended.....		485/88	Aug. 13/88
amended.....		510/88	Aug. 27/88
amended.....		651/88	Nov. 12/88
amended.....		42/89	Feb. 18/89
amended.....		46/89	Feb. 18/89

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amended.....		168/89	Apr.	15/89
amended.....		229/89	May	13/89
amended.....		432/89	Aug.	5/89
amended.....		608/89	Nov.	18/89
amended.....		55/90	Feb.	17/90
amended.....		215/90	May	12/90
amended.....		258/90	June	2/90
amended.....		431/90	Aug.	25/90
amended.....		574/90	Nov.	10/90
amended.....		620/90	Dec.	15/90
amended.....		679/90	Jan.	5/91
HOSPITAL LABOUR DISPUTES ARBITRATION ACT				
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Remuneration of Chairmen and Members of Arbitration Boards..... (revoked by 338/87)		174/84	Apr.	7/84
Remuneration of Chairmen and Members of Arbitration Boards..... amended.....		338/87 8/89	June Jan.	27/87 28/89
Rules of Procedure.....	504			
HOTEL FIRE SAFETY ACT				
General..... (revoked by 223/84)	505			
General.....		223/84	Apr.	28/84
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General..... amended..... amended..... amended..... amended.....	506	780/83 227/84 452/84 243/86	Dec. Apr. July May	31/83 28/84 28/84 17/86
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General.....	507			
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IMMUNIZATION OF SCHOOL PUPILS ACT, 1982			
General.....	23/83	Jan.	29/83
amended.....	543/84	Sept.	8/84
amended.....	24/85	Feb.	9/85
amended.....	541/85	Nov.	16/85
amended.....	542/85	Nov.	16/85
INCOME TAX ACT			
General.....	509		
amended.....	346/81	June	6/81
amended.....	848/81	Jan.	9/82
amended.....	527/85	Nov.	2/85
amended.....	131/86	Apr.	5/86
amended.....	191/87	Apr.	18/87
amended.....	572/89	Oct.	28/89
Ontario Tax Credit System Regulation.....	90/81	Mar.	14/81
Ontario Tax Credit System Regulation.....	52/82	Feb.	20/82
Ontario Tax Credit System.....	63/83	Feb.	12/83
amended.....	302/83	June	4/83
Ontario Tax Credit System.....	249/84	May	12/84
Ontario Tax Credit System.....	119/85	Mar.	23/85
amended.....	361/85	July	13/85
Ontario Tax Credit System.....	132/86	Apr.	5/86
Ontario Tax Credit System.....	127/87	Mar.	28/87
Ontario Tax Credit System.....	391/88	July	9/88
Ontario Tax Credit System..... (revoked by 642/90)	570/89	Oct.	28/89
Ontario Tax Credit System.....	642/90	Dec.	29/90
Ontario Tax Reduction.....	569/89	Oct.	28/89
Taxable Income - Amount Prescribed under Section 6 of the Act.....	89/81	Mar.	14/81
revoked.....	588/81	Sept.	12/81
Taxable Income - Amount Prescribed under Section 6 of the Act.....	253/82	May	1/82
Taxable Income - Amount Prescribed under Section 6 of the Act.....	301/83	June	4/83

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Taxable Income - Amounts Prescribed under Section 6 of the Act.....		130/86	Apr.	5/86
Taxable Income - Amounts Prescribed under Section 6 of the Act.....		192/87	Apr.	18/87
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Tax Table for Individuals.....		571/89	Oct.	28/89
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Men's and Boys' Clothing Industry				
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amended.....		736/83	Dec.	10/83
amended.....		42/87	Feb.	14/87
amended.....		642/88	Nov.	5/88
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- Ottawa.....	527			

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amended.....	490/83	Aug.	20/83
(expired)			
General.....	819/82	Jan.	1/83
amended.....	844/82	Jan.	8/83
amended.....	144/83	Mar.	26/83
amended.....	236/83	May	7/83
amended.....	719/83	Dec.	3/83
(expired)			
Increase in Minimum Wages Under The Employment Standards Act.....	83/84	Feb.	25/84
(expired)			
Ontario Dairy Herd Improvement Corporation.....	91/83	Feb.	26/83
(expired)			
Ontario Municipal Employees Retirement System.....	92/83	Feb.	26/83
(expired)			

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amended.....		423/90	Aug.	25/90

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amended.....		385/90	July	28/90
amended.....		422/90	Aug.	25/90
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amended.....		837/84	Jan.	19/85
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amended.....		639/81	Oct.	17/81
amended.....		178/83	Apr.	16/83
amended.....		232/85	June	1/85
amended.....		135/87	Apr.	4/87
amended.....		208/87	May	2/87
amended.....		99/88	Mar.	5/88
amended.....		181/88	Apr.	16/88
amended.....		190/89	Apr.	22/89
amended.....		159/90	Apr.	21/90
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amended.....		682/88	Nov.	19/88
amended.....		593/90	Dec.	1/90

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Registration.....	538			
amended.....		143/86	Apr.	5/86

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(See now - Courts of Justice Act, 1984)

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High Court - Composition..... (revoked by 448/83)		329/82	June	5/82
High Court - Composition..... (revoked by 684/83)		448/83	July	30/83

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(See now - Courts of Justice Act, 1984)

Rules of Practice and Procedure of the Supreme Court of Ontario.....	540			
amended.....		734/81	Nov.	21/81
amended.....		411/82	July	3/82
amended.....		709/82	Nov.	13/82
amended.....		141/83	Mar.	26/83
(revoked by 560/84)				

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amended.....		364/87	July	11/87
amended.....		418/88	July	16/88
amended.....		520/89	Oct.	14/89

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(See now Justices of the Peace Act, 1989)

JUSTICES OF THE PEACE ACT, 1989

Salaries and Benefits.....	398/84	July	7/84
amended.....	675/84	Nov.	10/84
amended.....	673/85	Jan.	4/86
amended.....	189/86	April	19/86
amended.....	696/87	Jan.	2/88
amended.....	710/88	Dec.	17/88
amended.....	92/89	Mar.	11/89

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amended.....		707/89	Jan.	6/90
amended.....		174/90	Apr.	28/90
amended.....		297/90	June	23/90
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Laboratories.....	845			
amended.....		551/83	Sept.	10/83
amended.....		95/89	Mar.	11/89
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amended.....		552/83	Sept.	10/83
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General.....	544			
amended.....		408/81	July	4/81
amended.....		175/84	Apr.	7/84
amended.....		234/86	May	17/86
amended.....		337/87	June	27/87
amended.....		7/89	Jan.	28/89
amended.....		204/90	May	12/90
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amended.....		123/87	Mar.	28/87
amended.....		443/87	Aug.	15/87
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amended.....		496/81	Aug.	8/81
amended.....		317/85	June	29/85
amended.....		391/85	Aug.	17/85
amended.....		394/87	July	18/87
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amended.....		392/87	July	18/87
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amended.....		35/85	Feb.	9/85
amended.....		134/85	Apr.	20/85
amended.....		452/85	Sept.	28/85
amended.....		163/86	Apr.	12/86
amended.....		422/86	Aug.	2/86

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amended.....		440/86	Aug. 16/86
amended.....		30/87	Feb. 14/87
amended.....		176/87	Apr. 18/87
amended.....		77/89	Mar. 4/89
amended.....		251/89	May 27/89
amended.....		416/89	Aug. 5/89
amended.....		568/89	Oct. 28/89
amended.....		669/89	Dec. 30/89
amended.....		670/89	Dec. 30/89
amended.....		671/89	Dec. 30/89
amended.....		63/90	Mar. 3/90
amended.....		64/90	Mar. 3/90
amended.....		76/90	Mar. 10/90
amended.....		130/90	Apr. 14/90
amended.....		191/90	May 12/90
amended.....		192/90	May 12/90
amended.....		193/90	May 12/90
amended.....		198/90	May 12/90
amended.....		199/90	May 12/90
amended.....		229/90	May 26/90
amended.....		230/90	May 26/90
amended.....		342/90	July 14/90
amended.....		343/90	July 14/90
amended.....		406/90	Aug. 11/90
amended.....		559/90	Oct. 13/90
amended.....		580/90	Nov. 24/90
amended.....		581/90	Nov. 24/90
amended.....		685/90	Jan. 5/91

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amended.....		806/81	Dec. 19/81
amended.....		324/83	June 11/83
amended.....		135/84	Mar. 17/84
amended.....		233/85	June 1/85
amended.....		265/86	May 24/86
amended.....		256/87	May 30/87
amended.....		655/87	Dec. 19/87
amended.....		496/89	Sept. 23/89
amended.....		265/90	June 9/90
Forms, Records and Procedures.....		75/82	Feb. 27/82
amended.....		323/82	May 29/82
amended.....		350/82	June 12/82
amended.....		170/83	Apr. 9/83
amended.....		278/83	May 21/83
amended.....		284/84	May 19/84
amended.....		551/84	Sept. 8/84
amended.....		579/84	Sept. 29/84
amended.....		33/85	Feb. 9/85
amended.....		133/85	Apr. 20/85
amended.....		234/85	June 1/85
amended.....		238/85	June 1/85

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amended.....		239/85	June	1/85
amended.....		454/85	Sept.	28/85
amended.....		79/86	Mar.	8/86
amended.....		212/86	May	3/86
amended.....		225/86	May	10/86
amended.....		79/87	Feb.	28/87
amended.....		80/87	Feb.	28/87
amended.....		360/87	July	4/87
amended.....		525/87	Sept.	19/87
amended.....		585/87	Nov.	14/87
amended.....		669/87	Dec.	26/87
amended.....		373/88	July	2/88
amended.....		73/89	Feb.	25/89
amended.....		400/89	July	22/89
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amended.....		166/83	Apr.	9/83
amended.....		449/84	July	28/84
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amended.....		150/85	Apr.	20/85
amended.....		539/85	Nov.	9/85
amended.....		164/86	Apr.	12/86
amended.....		64/88	Feb.	20/88
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amended.....		335/83	June	18/83
amended.....		625/83	Oct.	15/83
amended.....		345/86	June	28/86

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amended.....		385/83	July	9/83
amended.....		607/83	Oct.	15/83
amended.....		9/84	Jan.	21/84
amended.....		603/84	Oct.	6/84
amended.....		545/86	Sept.	20/86
amended.....		552/86	Oct.	4/86
amended.....		644/89	Dec.	16/89
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amended.....		428/86	Aug.	16/86
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amended.....		297/83	June	4/83
amended.....		407/83	July	16/83
amended.....		365/84	June	23/84
amended.....		200/86	Apr.	26/86
amended.....		292/87	June	13/87
amended.....		388/89	July	15/89
amended.....		219/90	May	12/90
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amended.....		520/87	Sept.	19/87
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General.....	575			
amended.....		109/82	Mar.	13/82
amended.....		830/82	Jan.	8/83
amended.....		108/83	Mar.	12/83
amended.....		157/83	Apr.	2/83
amended.....		408/83	July	16/83
amended.....		121/85	Mar.	30/85
amended.....		674/85	Jan.	4/86
(revoked by 59/86)				
General.....		59/86	Feb.	22/86
amended.....		126/86	Mar.	29/86
amended.....		726/86	Dec.	27/86
amended.....		699/87	Jan.	2/88
amended.....		72/90	Mar.	3/90
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amended.....		443/82	July	10/82
amended.....		203/84	Apr.	14/84
amended.....		164/87	Apr.	11/87
amended.....		457/88	July	30/88
amended.....		362/89	July	8/89
amended.....		364/90	July	14/90

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amended.....		371/88	June	25/88
amended.....		32/89	Feb.	4/89
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amended.....		370/88	June	25/88
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Municipal Organization.....		9/82	Jan.	30/82
amended.....		413/88	July	16/88
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General.....	580			
amended.....		85/82	Mar.	6/82
amended.....		391/82	June	26/82
amended.....		601/82	Sept.	25/82
amended.....		384/84	July	7/84
amended.....		583/85	Nov.	23/85
amended.....		486/88	Aug.	13/88
amended.....		544/88	Sept.	10/88
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General.....	581			
amended.....		20/81	Feb.	14/81
amended.....		105/81	Mar.	14/81
amended.....		358/81	June	20/81
amended.....		560/81	Sept.	5/81
amended.....		805/81	Dec.	19/81
amended.....		845/81	Jan.	2/82
amended.....		30/82	Feb.	13/82
amended.....		72/82	Feb.	27/82
amended.....		352/82	June	12/82
amended.....		353/82	June	12/82
amended.....		407/82	June	26/82
amended.....		408/82	June	26/82
amended.....		487/82	Aug.	7/82
amended.....		520/82	Aug.	14/82
amended.....		534/82	Aug.	21/82
amended.....		580/82	Sept.	11/82
amended.....		625/82	Oct.	9/82
amended.....		840/82	Jan.	8/83
amended.....		591/83	Oct.	1/83
amended.....		148/84	Mar.	17/84
amended.....		239/84	May	5/84
amended.....		251/84	May	12/84
amended.....		282/84	May	19/84
amended.....		318/84	June	9/84
amended.....		383/84	July	7/84
amended.....		446/84	July	28/84
amended.....		585/84	Sept.	29/84
amended.....		598/84	Oct.	6/84

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amended.....	792/84	Dec.	29/84
amended.....	249/85	June	8/85
amended.....	315/85	June	29/85
amended.....	324/85	July	6/85
amended.....	537/85	Nov.	9/85
amended.....	584/85	Nov.	23/85
amended.....	70/86	Mar.	1/86
amended.....	277/86	May	31/86
amended.....	278/86	May	31/86
amended.....	483/86	Aug.	30/86
amended.....	651/86	Nov.	22/86
amended.....	693/86	Dec.	13/86
amended.....	713/86	Dec.	20/86
amended.....	1/87	Jan.	24/87
amended.....	16/87	Feb.	7/87
amended.....	17/87	Feb.	7/87
amended.....	78/87	Feb.	28/87
amended.....	95/87	Mar.	14/87
amended.....	134/87	Apr.	4/87
amended.....	266/87	May	30/87
amended.....	311/87	June	27/87
amended.....	553/87	Oct.	17/87
amended.....	679/87	Dec.	26/87
amended.....	706/87	Jan.	2/88
amended.....	83/88	Feb.	27/88
amended.....	84/88	Feb.	27/88
amended.....	122/88	Mar.	19/88
amended.....	275/88	May	21/88
amended.....	332/88	June	4/88
amended.....	352/88	June	18/88
amended.....	353/88	June	18/88
amended.....	459/88	July	30/88
amended.....	543/88	Sept.	10/88
amended.....	697/88	Dec.	3/88
amended.....	702/88	Dec.	10/88
amended.....	716/88	Dec.	17/88
amended.....	57/89	Feb.	18/89
amended.....	75/89	Feb.	25/89
amended.....	329/89	June	17/89
amended.....	375/89	July	8/89
amended.....	376/89	July	8/89
amended.....	399/89	July	22/89
amended.....	408/89	July	22/89
amended.....	535/89	Oct.	21/89
amended.....	566/89	Oct.	28/89
amended.....	660/89	Dec.	23/89
amended.....	661/89	Dec.	23/89
amended.....	66/90	Mar.	3/90
amended.....	197/90	May	12/90
amended.....	341/90	July	7/90
(revoked by 546/90)			
Possession of Liquor in Charles Daley Park.....	328/81	May	30/81
(revoked by 148/82)			
Possession of Liquor in Conservation Areas Operated by the Halton Region			
Conservation Authority.....	724/83	Dec.	3/83

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Possession of Liquor in Parks Managed or Controlled by The Niagara Parks Commission and The St. Clair Parkway Commission.....		290/88	May 28/88
Possession of Liquor in Provincial Parks..... (revoked by 148/82)		134/81	Mar. 28/81
Possession of Liquor in Provincial Parks.....		190/88	Apr. 23/88
Possession of Liquor in Provincial Parks and in Parks Managed or Controlled by The St. Clair Parkway Commission, The St. Lawrence Parks Commission and The Niagara Parks Commission..... (revoked by 94/87)		122/86	Mar. 29/86
Possession of Liquor in Provincial Parks and in Parks Managed or Controlled by the St. Lawrence Parks Commission..... (revoked by 190/88)		94/87	Mar. 14/87
Possession of Liquor in Provincial Parks and in Parks Managed or Controlled by The St. Lawrence Parks Commission and The Niagara Parks Commission..... (revoked by 151/83)		148/82	Apr. 3/82
Possession of Liquor in Provincial Parks and in Parks Managed or Controlled by The St. Lawrence Parks Commission and The Niagara Parks Commission..... (revoked by 160/84)		151/83	Apr. 2/83
Possession of Liquor in Provincial Parks and in Parks Managed or Controlled by The St. Lawrence Parks Commission and The Niagara Parks Commission..... (revoked by 151/85)		160/84	Mar. 24/84
Possession of Liquor in Provincial Parks and in Parks Managed or Controlled by The St. Lawrence Parks Commission and The Niagara Parks Commission..... (revoked by 122/86)		151/85	Apr. 20/85

LIQUOR LICENCE ACT, 1990

General.....	547/90	Sept.	29/90
amended.....	700/90	Jan.	12/91
Licences to sell Liquor.....	546/90	Sept.	29/90
Manufacturers' Licences.....	548/90	Sept.	29/90
amended.....	699/90	Jan.	12/91
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LIVE STOCK AND LIVE STOCK PRODUCTS ACT				
Eggs.....	582			
amended.....		301/81	May	23/81
amended.....		571/81	Sept.	12/81
Live Stock.....		367/82	June	12/82
amended.....		526/82	Aug.	21/82
amended.....		589/82	Sept.	18/82
Processed Egg.....	583			
amended.....		302/81	May	23/81
Wool.....	584			
amended.....		303/81	May	23/81
LIVE STOCK BRANDING ACT				
Forms.....	585			
amended.....		88/82	Mar.	6/82
LIVE STOCK COMMUNITY SALES ACT				
General.....	586			
amended.....		775/81	Dec.	5/81
amended.....		258/85	June	8/85
amended.....		725/87	Jan.	16/88
LIVE STOCK MEDICINES ACT				
General.....	587			
amended.....		320/81	May	30/81
amended.....		259/82	May	8/82
amended.....		667/82	Oct.	23/82
amended.....		115/84	Mar.	10/84
amended.....		780/84	Dec.	22/84
amended.....		359/86	July	5/86
amended.....		115/87	Mar.	21/87
amended.....		410/90	Aug.	11/90
LOAN AND TRUST CORPORATIONS ACT				
Approved Trust Companies.....	588			
amended.....		347/82	June	12/82
amended.....		650/82	Oct.	16/82
amended.....		730/84	Dec.	1/84
(revoked by 18/87)				
Approved Trust Companies.....		18/87	Feb.	7/87
(revoked by 167/88)				
Common Trust Funds.....	589			
amended.....		784/82	Dec.	18/82
(revoked by 167/88)				
Financial Standards				
- Loan Corporations.....	590			
amended.....		667/84	Nov.	10/84
(revoked by 167/88)				

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- Trust Companies.....	591			
amended.....		666/84	Nov.	10/84
(revoked by 167/88)				
Financial Statements.....	592			
(revoked by 167/88)				
Loan Corporations Special Shares				
- Investment.....	593			
(revoked by 167/88)				
Schedule of Fees.....	594			
amended.....		146/86	Apr.	5/86
(revoked by 167/88)				
Subordinated Notes				
- Loan Corporation.....	595			
(revoked by 167/88)				
- Trust Company.....	596			
(revoked by 167/88)				
Trust Company Special Shares				
- Investment.....	597			
(revoked by 167/88)				

LOAN AND TRUST CORPORATIONS ACT, 1987

General.....	167/88	Apr.	9/88
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LOCAL ROADS BOARDS ACT

Establishment of Local Roads Areas -				
Northern and Eastern Regions.....	598			
amended.....		78/81	Mar.	7/81
amended.....		88/81	Mar.	14/81
amended.....		235/81	May	2/81
amended.....		259/81	May	16/81
amended.....		546/81	Sept.	5/81
amended.....		77/82	Mar.	6/82
amended.....		265/82	May	8/82
amended.....		360/82	June	12/82
amended.....		22/83	Jan.	29/83
amended.....		76/83	Feb.	19/83
amended.....		193/83	Apr.	16/83
amended.....		214/83	Apr.	30/83
amended.....		314/83	June	4/83
amended.....		422/83	July	16/83
amended.....		670/83	Nov.	5/83
amended.....		241/84	May	5/84
amended.....		656/84	Nov.	3/84
amended.....		80/85	Mar.	9/85
amended.....		169/85	Apr.	20/85
amended.....		312/85	June	22/85
amended.....		342/85	July	6/85
amended.....		651/85	Dec.	28/85
amended.....		55/86	Feb.	22/86

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amended.....		166/86	Apr.	12/86
amended.....		220/86	May	10/86
amended.....		255/86	May	24/86
amended.....		318/86	June	21/86
amended.....		477/86	Aug.	30/86
amended.....		604/86	Oct.	25/86
amended.....		33/87	Feb.	14/87
amended.....		399/87	July	18/87
amended.....		545/87	Oct.	17/87
amended.....		602/87	Nov.	21/87
amended.....		191/88	Apr.	23/88
amended.....		535/88	Sept.	10/88
amended.....		665/88	Nov.	12/88
amended.....		752/88	Jan.	7/89
amended.....		223/89	May	13/89
amended.....		224/89	May	13/89
amended.....		247/89	May	20/89
amended.....		591/89	Nov.	4/89
amended.....		50/90	Feb.	17/90
amended.....		58/90	Feb.	17/90
amended.....		69/90	Mar.	3/90
amended.....		228/90	May	19/90
amended.....		333/90	July	7/90
amended.....		345/90	July	14/90
amended.....		582/90	Nov.	24/90
Northwestern Region.....	599			
amended.....		452/81	July	18/81
amended.....		625/81	Oct.	10/81
amended.....		66/82	Feb.	20/82
amended.....		258/82	May	1/82
amended.....		310/82	May	22/82
amended.....		7/83	Jan.	22/83
amended.....		87/83	Feb.	26/83
amended.....		254/83	May	14/83
amended.....		355/83	July	2/83
amended.....		132/84	Mar.	17/84
amended.....		274/84	May	19/84
amended.....		657/84	Nov.	3/84
amended.....		17/85	Feb.	9/85
amended.....		182/85	May	4/85
amended.....		201/85	May	25/85
amended.....		389/85	Aug.	17/85
amended.....		483/85	Oct.	12/85
amended.....		178/86	Apr.	19/86
amended.....		284/86	May	31/86
amended.....		374/86	July	12/86
amended.....		588/86	Oct.	18/86
amended.....		723/86	Dec.	27/86
amended.....		168/87	Apr.	18/87
amended.....		371/87	July	11/87
amended.....		47/88	Feb.	13/88
amended.....		333/88	June	11/88
amended.....		495/88	Aug.	20/88
amended.....		199/89	May	6/89
amended.....		412/89	July	29/89
amended.....		376/90	July	28/90

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General.....	600			
LOCAL SERVICES BOARDS ACT				
Dissolution of Local Services Board - Croft Local Services Board.....		2/87	Jan.	24/87
Establishment of Local Services Board Community of Alban.....		607/81	Sept.	26/81
Community of Armstrong.....	601			
amended.....		764/84	Dec.	15/84
Community of Aweres.....		342/88	June	11/88
Community of Bourkes.....		525/85	Nov.	2/85
Community of Britt.....		274/82	May	8/82
Community of Byng Inlet.....		513/90	Sept.	15/90
Community of Campbell Township.....		727/81	Nov.	14/81
Community of Caramat.....		597/81	Sept.	19/81
Community of Cartier.....		326/82	May	29/82
Community of Croft.....		778/83	Dec.	31/83
(revoked by 2/87)				
Community of Drayton.....		96/81	Mar.	14/81
amended.....		301/88	May	28/88
Community of Ferguson.....		435/85	Sept.	14/85
Community of Foleyet.....	602			
Community of Gogama.....	603			
amended.....		850/81	Jan.	9/82
amended.....		288/87	June	13/87
Community of Goulais River.....		642/85	Dec.	28/85
amended.....		739/86	Jan.	3/87
amended.....		275/87	June	6/87
Community of Hallebourg.....		688/85	Jan.	4/86
Community of Hawk Junction.....		85/81	Mar.	14/81
amended.....		115/90	Mar.	31/90
Community of Heron Bay.....		259/86	May	24/86
Community of Hudson.....	604			
amended.....		131/82	Mar.	20/82
amended.....		649/84	Oct.	27/84
Community of Hurkett.....		119/81	Mar.	14/81

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Community of Jogues.....		459/85	Sept.	28/85
amended.....		706/86	Dec.	20/86
Community of Kaministiquia.....		410/85	Aug.	31/85
Community of Kenogami.....		687/88	Nov.	26/88
Community of King - Lebel.....		806/82	Dec.	25/82
Community of Lac Ste. Therese.....		302/88	May	28/88
Community of Lappe.....		556/82	Aug.	28/82
amended.....		548/87	Oct.	17/87
Community of Laurier.....		673/88	Nov.	19/88
Community of Lee Valley.....		458/85	Sept.	28/85
Community of Madawaska.....		741/82	Nov.	20/82
Community of Madsen.....	605			
Community of Maisonville.....		542/87	Oct.	10/87
Community of Maple Island.....		514/90	Sept.	15/90
Community of Marter.....		87/87	Mar.	7/87
Community of McGregor Bay.....		378/90	July	28/90
Community of Mills.....		688/88	Nov.	26/88
Community of Minaki.....		212/83	Apr.	30/83
Community of Missanabie.....		471/82	July	24/82
amended.....		800/83	Jan.	7/84
Community of Monetville.....		671/88	Nov.	19/88
Community of Moose Factory.....		664/86	Nov.	29/86
amended.....		287/87	June	13/87
Community of Nestor Falls.....		795/81	Dec.	12/81
Community of Oba.....		849/82	Jan.	15/83
Community of Peace Tree.....		289/87	June	13/87
Community of Pearson.....		472/82	July	24/82
Community of Redbridge.....		674/88	Nov.	19/88
Community of Redditt.....		796/81	Dec.	12/81
Community of Restoule.....		633/81	Oct.	17/81
amended.....		92/85	Mar.	9/85
Community of Robinson.....		333/81	June	6/81

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Community of Rossport.....		782/82	Dec.	11/82
Community of Savant Lake.....		592/86	Oct.	18/86
Community of Savard and Area.....		528/83	Sept.	3/83
Community of Searchmont.....		596/81	Sept.	19/81
Community of Shakespeare.....		527/83	Sept.	3/83
Community of Shebandowan.....		545/88	Sept.	10/88
Community of Sultan.....		473/82	July	24/82
Community of Thorne.....		58/82	Feb.	20/82
amended.....		503/84	Aug.	25/84
Community of Tilden Lake.....		686/88	Nov.	26/88
Community of Wabigoon.....		7/81	Jan.	31/81
amended.....		549/87	Oct.	17/87
Community of Wharnccliffe and Kynoch.....		672/88	Nov.	19/88
Community of Willisville and Whitefish Falls.....		327/82	May	29/82
amended.....		445/82	July	17/82
amended.....		765/84	Dec.	15/84

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MARRIAGE ACT

General.....	606			
amended.....		331/86	June	28/86
amended.....		630/88	Nov.	5/88
amended.....		372/90	July	21/90

MEAT INSPECTION ACT (ONTARIO)

General.....	607			
amended.....		132/90	Apr.	14/90

MECHANICS' LIEN ACT

(See now Construction Lien Act, 1983)

General.....	608			
amended.....		733/81	Nov.	21/81
(superseded)				

MEMBERS' CONFLICT OF INTEREST ACT, 1988

General.....	551/88	Sept.	17/88	(B)
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MENTAL HEALTH ACT			
Application of Act.....	609		
amended.....	173/81	Apr.	11/81
amended.....	454/81	July	18/81
amended.....	463/81	July	25/81
amended.....	207/82	Apr.	24/82
amended.....	225/82	May	1/82
amended.....	524/82	Aug.	14/82
amended.....	745/82	Nov.	27/82
amended.....	162/83	Apr.	9/83
amended.....	241/83	May	14/83
amended.....	542/83	Sept.	10/83
amended.....	543/83	Sept.	10/83
amended.....	673/83	Nov.	5/83
amended.....	154/84	Mar.	24/84
amended.....	155/84	Mar.	24/84
amended.....	261/84	May	12/84
amended.....	138/85	Apr.	20/85
amended.....	439/85	Sept.	21/85
amended.....	440/85	Sept.	21/85
amended.....	480/85	Oct.	12/85
amended.....	61/86	Feb.	22/86
amended.....	354/86	July	5/86
amended.....	489/86	Aug.	30/86
amended.....	694/86	Dec.	13/86
amended.....	702/86	Dec.	20/86
amended.....	734/86	Jan.	3/87
amended.....	348/87	July	4/87
amended.....	391/87	July	18/87
amended.....	582/87	Nov.	7/87
amended.....	186/89	Apr.	22/89
amended.....	155/90	Apr.	21/90
Grants.....	610		
amended.....	174/81	Apr.	11/81
amended.....	215/81	Apr.	25/81
amended.....	226/82	May	1/82
amended.....	804/82	Dec.	25/82
amended.....	522/83	Sept.	3/83
amended.....	153/84	Mar.	24/84
amended.....	262/84	May	12/84
amended.....	139/85	Apr.	20/85
amended.....	349/87	July	4/87
MENTAL HOSPITALS ACT			
Application of Section 10 of the Public Hospitals Act.....	214/81	Apr.	25/81
General.....	611		
amended.....	172/81	Apr.	11/81
amended.....	682/81	Oct.	31/81
amended.....	237/82	May	1/82
amended.....	231/83	May	7/83
amended.....	210/84	Apr.	28/84
amended.....	665/84	Nov.	10/84

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amended.....		272/85	June	15/85
amended.....		92/86	Mar.	8/86
amended.....		407/87	July	25/87
amended.....		576/88	Oct.	1/88
amended.....		133/89	Apr.	1/89
amended.....		37/90	Feb.	10/90
amended.....		253/90	June	2/90

METROPOLITAN POLICE FORCE COMPLAINTS PROJECT ACT, 1981

(See now Metropolitan Toronto Police
Force Complaints Act, 1984)

METROPOLITAN TORONTO POLICE FORCE COMPLAINTS ACT, 1984

General..... (revoked by 494/85)	854/81	Jan.	9/82
General.....	494/85	Oct.	19/85
amended.....	690/87	Jan.	2/88

MILK ACT

By-Laws for Marketing Boards.....	612			
Cheese				
- Exchange.....		531/84	Sept.	1/84
- Exchanges.....	613			
amended		757/81	Nov.	28/81
(revoked by 531/84)				
- Information to be Furnished.....	614			
- Marketing.....	615			
- Marketing - Exemptions.....	616			
amended.....		197/81	Apr.	18/81
amended.....		196/82	Apr.	17/82
amended.....		322/82	May	29/82
amended.....		200/83	Apr.	16/83
amended.....		195/84	Apr.	14/84
amended.....		165/85	Apr.	20/85
amended.....		177/86	Apr.	19/86
amended.....		179/87	Apr.	18/87
amended.....		172/88	Apr.	16/88
amended.....		161/89	Apr.	15/89
amended.....		146/90	Apr.	14/90
Cream for Processing				
- Plan.....	617			
amended.....		507/86	Sept.	13/86
amended.....		685/88	Nov.	26/88
- Marketing.....	618			
amended.....		599/81	Sept.	19/81

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Cream Producers				
- Licences.....	619			
amended.....		855/81	Jan.	9/82
amended.....		380/82	June	19/82
amended.....		701/85	Jan.	18/86
amended.....		243/87	May	23/87
amended.....		4/90	Jan.	20/90
amended.....		632/90	Dec.	29/90
Grade A Milk - Marketing.....	620			
amended.....		40/81	Feb.	14/81
amended.....		195/81	Apr.	18/81
amended.....		266/81	May	16/81
amended.....		515/81	Aug.	15/81
(revoked by 541/81)				
Grade A Milk - Producers.....	621			
(revoked by 45/82)				
Grades, Standards, Designations, Classes, Packing and Marking.....	622			
amended.....		732/82	Nov.	20/82
amended.....		31/84	Feb.	4/84
amended.....		630/84	Oct.	20/84
amended.....		584/86	Oct.	18/86
amended.....		277/89	June	3/89
amended.....		663/89	Dec.	23/89
amended.....		57/90	Feb.	17/90
amended.....		346/90	July	14/90
Industrial Milk - Marketing.....	623			
amended.....		41/81	Feb	14/81
amended.....		196/81	Apr.	18/81
amended.....		267/81	May	16/81
amended.....		516/81	Aug.	15/81
amended.....		594/81	Sept.	19/81
amended.....		650/81	Oct.	17/81
amended.....		877/81	Jan.	16/82
amended.....		47/82	Feb.	20/82
amended.....		522/82	Aug.	14/82
amended.....		559/82	Aug.	28/82
amended.....		592/82	Sept.	18/82
amended.....		725/82	Nov.	13/82
amended.....		857/82	Jan.	15/83
amended.....		81/83	Feb.	19/83
amended.....		199/83	Apr.	16/83
amended.....		253/83	May	14/83
amended.....		479/83	Aug.	13/83
amended.....		556/83	Sept.	17/83
amended.....		812/83	Jan.	14/84
amended.....		60/84	Feb.	18/84
amended.....		197/84	Apr.	14/84
amended.....		272/84	May	12/84
amended.....		493/84	Aug.	18/84
amended.....		571/84	Sept.	15/84
amended.....		166/85	Apr.	20/85
amended.....		418/85	Aug.	31/85

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amended.....	433/85	Sept.	14/85
amended.....	488/85	Oct.	19/85
amended.....	508/85	Oct.	26/85
amended.....	453/86	Aug.	16/86
amended.....	481/86	Aug.	30/86
amended.....	499/86	Sept.	13/86
amended.....	454/87	Aug.	15/87
amended.....	60/88	Feb.	13/88
amended.....	120/88	Mar.	19/88
amended.....	106/89	Mar.	18/89
amended.....	263/89	May	27/89
amended.....	465/89	Aug.	19/89
amended.....	492/89	Sept.	16/89
amended.....	436/90	Aug.	25/90
amended.....	523/90	Sept.	15/90
Levies - Milk.....	484/81	Aug.	1/81
Marketing Boards.....	624		
Marketing of Milk to Fluid Milk Processors.....	541/81	Sept.	5/81
amended.....	593/81	Sept.	19/81
amended.....	649/81	Oct.	17/81
amended.....	723/81	Nov.	14/81
amended.....	876/81	Jan.	16/82
amended.....	46/82	Feb.	20/82
amended.....	523/82	Aug.	14/82
amended.....	558/82	Aug.	28/82
amended.....	591/82	Sept.	18/82
amended.....	679/82	Oct.	23/82
amended.....	724/82	Nov.	13/82
amended.....	856/82	Jan.	15/83
amended.....	79/83	Feb.	19/83
amended.....	198/83	Apr.	16/83
amended.....	252/83	May	14/83
amended.....	478/83	Aug.	13/83
amended.....	555/83	Sept.	17/83
amended.....	811/83	Jan.	14/84
amended.....	21/84	Jan.	28/84
amended.....	59/84	Feb.	18/84
amended.....	105/84	Mar.	3/84
amended.....	196/84	Apr.	14/84
amended.....	270/84	May	12/84
amended.....	271/84	May	12/84
amended.....	492/84	Aug.	18/84
amended.....	570/84	Sept.	15/84
amended.....	801/84	Jan.	5/85
amended.....	164/85	Apr.	20/85
amended.....	417/85	Aug.	31/85
amended.....	434/85	Sept.	14/85
amended.....	489/85	Oct.	19/85
amended.....	507/85	Oct.	26/85
amended.....	452/86	Aug.	16/86
amended.....	482/86	Aug.	30/86
amended.....	500/86	Sept.	13/86
amended.....	455/87	Aug.	15/87
amended.....	59/88	Feb.	13/88

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amended.....		121/88	Mar.	19/88
amended.....		253/88	May	14/88
amended.....		105/89	Mar.	18/89
amended.....		264/89	May	27/89
amended.....		464/89	Aug.	19/89
amended.....		493/89	Sept.	16/89
amended.....		437/90	Aug.	25/90
amended.....		522/90	Sept.	15/90
Milk				
- Marketing.....	625			
amended.....		475/81	Aug.	1/81
amended.....		5/82	Jan.	23/82
- Marketing - Classes 3,4,4a,4b,4c,5, 5a and 6.....	626			
(revoked by 45/82)				
- Transportation.....	627			
(revoked by 442/81)				
- Transportation.....		442/81	July	11/81
amended.....		553/88	Sept.	24/88
Milk and Cheese				
- Plan.....	628			
amended.....		488/87	Sept.	12/87
amended.....		71/88	Feb.	20/88
Milk and Milk Products.....	629			
amended.....		595/81	Sept.	19/81
amended.....		746/81	Nov.	28/81
amended.....		145/82	Mar.	27/82
amended.....		291/82	May	15/82
amended.....		113/83	Mar.	19/83
amended.....		658/83	Oct.	29/83
(revoked by 250/87)				
amended.....		506/86	Sept.	13/86
(revoked by 275/89)				
Milk and Milk Products.....		250/87	May	30/87
amended.....		508/88	Aug.	27/88
amended.....		275/89	June	3/89
amended.....		276/89	June	3/89
amended.....		18/90	Feb.	3/90
Milk Producers				
- Licences.....	630			
amended.....		42/81	Feb.	14/81
(revoked by 45/82)				
Milk Producers, Licences, Quotas, Pools and Transportation.....		45/82	Feb.	20/82
amended.....		80/83	Feb.	19/83
amended.....		58/84	Feb.	18/84
amended.....		54/85	Feb.	16/85
amended.....		53/86	Feb.	15/86

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amended.....		52/87	Feb.	14/87
amended.....		58/89	Feb.	18/89
amended.....		56/90	Feb.	17/90
amended.....		272/90	June	16/90
Milk Products - Extension of Powers.....		80/81	Mar.	14/81
Reconstituted Milk - General.....	631			
MINING ACT				
Assay Coupons.....	632			
Exploratory Licences and Leases for Oil and Natural Gas North of the Fifty-First Parallel of Latitude.....	633			
Exploratory Licences and Production Leases For Natural Gas in Lake Erie.....	634			
amended.....		34/82	Feb.	13/82
Forms.....	635			
Mining Divisions.....	636			
amended.....		222/85	June	1/85
(revoked by 83/87)				
Mining Divisions.....		83/87	Mar.	7/87
Refinery Licences.....	637			
Special Case Regulation under Section 190 of the Act.....		260/86	May	24/86
Surveys of Mining Claims.....	638			
MINING TAX ACT				
General.....	639			
amended.....		782/83	Dec.	31/83
amended.....		310/88	May	28/88
amended.....		250/89	May	20/89
amended.....		573/89	Oct.	28/89
amended.....		61/90	Feb.	17/90
amended.....		644/90	Dec.	29/90
MINISTRY OF AGRICULTURE AND FOOD ACT				
Farm Tax Reduction Program.....		716/83	Nov.	26/83
revoked.....		538/86	Sept.	20/86
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amended.....		201/82	Apr.	24/82

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amended.....		196/87	Apr.	25/87
amended.....		390/88	July	9/88
amended.....		286/89	June	3/89
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amended.....		287/89	June	3/89
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amended.....		577/82	Sept.	11/82
amended.....		725/83	Dec.	10/83
amended.....		430/84	July	14/84
amended.....		441/85	Sept.	21/85
amended.....		476/86	Aug.	30/86
amended.....		253/87	May	30/87
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amended.....		105/88	Mar.	12/88
amended.....		234/90	May	26/90
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amended.....		451/82	July	17/82
amended.....		29/84	Feb.	4/84
amended.....		107/87	Mar.	14/87
amended.....		106/88	Mar.	12/88
amended.....		236/90	May	26/90
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amended.....		30/84	Feb.	4/84
amended.....		106/87	Mar.	14/87
amended.....		107/88	Mar.	12/88
amended.....		93/90	Mar.	17/90
amended.....		235/90	May	26/90
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amended.....		278/82	May	15/82
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amended.....		61/87	Feb. 21/87
amended.....		242/87	May 23/87
amended.....		419/87	Aug. 8/87
amended.....		420/87	Aug. 8/87

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amended.....	234/89	May	20/89
amended.....	383/89	July	15/89
Grants to Accredited Nursing Homes.....	462/86	Aug.	16/86
amended.....	408/87	July	25/87
amended.....	577/88	Oct.	1/88
amended.....	131/89	Apr.	1/89
amended.....	39/90	Feb.	10/90
Grants to University Faculties of Medicine.....	536/82	Aug.	21/82
amended.....	443/83	July	23/83
amended.....	494/84	Aug.	18/84
amended.....	429/85	Sept.	14/85
amended.....	350/86	June	28/86
amended.....	592/88	Oct.	8/88
amended.....	679/89	Dec.	30/89
amended.....	649/90	Dec.	29/90
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Grants to University Faculties of Medicine and General Hospitals - Fiscal Year Commencing April 1, 1987.....	75/87	Feb.	28/87
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Medical Bursaries.....	437/83	July	23/83
amended.....	164/88	Apr.	9/88
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Occupational Therapy Bursaries.....	289/84	May	19/84
amended.....	421/87	Aug.	8/87
Physiotherapy Bursaries.....	488/82	Aug.	7/82
amended.....	769/82	Dec.	11/82

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Transportation of Patients.....		596/85	Dec. 14/85
amended.....		188/87	Apr. 18/87
amended.....		511/87	Sept. 19/87
amended.....		620/87	Dec. 5/87

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Mining and Lands Commissioner to Hear and
Determine the appeal of Margaret Lonsdale
against The Otonabee Region Conservation
Authority.....

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Mining and Lands Commissioner to Hear and
Determine the appeal of Victor Debbert
against The South Lake Simcoe Conservation
Authority.....

25/81 Feb. 14/81

Mining and Lands Commissioner to Hear and
Determine the appeal of:

Mr. Milton A. Chomyn against The South
Lake Simcoe Conservation Authority;

Mr. A. Evans against The Lakehead
Region Conservation Authority;

Mr. Guy E. Muschett against The Credit
Valley Conservation Authority;

Mr. Roger Ross against The Metropolitan
Toronto Region Conservation

Authority.....

114/81 Mar. 14/81

amended.....

219/81 Apr. 25/81

Mining and Lands Commissioner to Hear and
Determine the appeal of:

Edith and Rita Martin against The Rideau
Valley Conservation Authority;

W. Takahashi against The Metropolitan
Toronto and Region Conservation

Authority.....

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Mining and Lands Commissioner to Hear and Determine the appeal of: Mr. E. Bauman against The Grand River Conservation Authority; Edith and Rita Martin against The Rideau Valley Conservation Authority.....		389/81	June 27/81
Mining and Lands Commissioner to Hear and Determine the appeal of: B. Bisaro against The South Lake Simcoe Conservation Authority; Frank Morriello against The South Lake Simcoe Conservation Authority; Sugarbush Holdings Limited against The Grand River Conservation Authority.....		448/81	July 18/81
Mining and Lands Commissioner to Hear and Determine the appeal of: Michael Hosinec against The Credit Valley Conservation Authority; Leon G. Laroche against The Rideau Valley Conservation Authority.....		609/81	Sept. 26/81
Mining and Lands Commissioner to Hear and Determine the appeal of: Donald J. Rashotte against the Moira River Conservation Authority; Tadeusz Trynda against The Rideau Valley Conservation Authority; Amadale Company Limited against the South Lake Simcoe Conservation Authority; Reg Prince against the South Lake Simcoe Conservation Authority.....		622/81	Oct. 10/81
Mining and Lands Commissioner to Hear and Determine the appeal of: George W. Aregers against The Metropolitan Toronto and Region Conservation Authority.....		695/81	Nov. 7/81
Mining and Lands Commissioner to Hear and Determine the appeal of: Harold and Jacqueline Zavitz against the Upper Thames River Conservation Authority; Hans Snippe against The Rideau Valley Conservation Authority; Lionel Edwards against The Otonabee Region Conservation Authority.....		744/81	Nov. 28/81
Mining and Lands Commissioner to Hear and Determine the appeal of: Frank Moreano against The South Lake Simcoe Conservation Authority.....		4/82	Jan. 23/82

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Mining and Lands Commissioner to Hear and Determine the appeal of: Steven Ruddy against The Halton Region Conservation Authority; Michele Recchia against The Halton Region Conservation Authority.....		129/82	Mar. 20/82
Mining and Lands Commissioner to Hear and Determine the appeal of: Graham Double against South Lake Simcoe Conservation Authority.....		204/82	Apr. 24/82
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amended.....		582/85	Nov. 23/85
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Designated Insurers..... amended.....		72/84 135/89	Feb. Apr.	18/84 1/89
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		529/89	Oct.	14/89
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		272/86	May	24/86
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amended.....		637/85	Dec.	21/85
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Tax Arrears and Tax Sale Procedures..... (revoked by 451/81)		228/81	Apr.	25/81
Tax Arrears and Tax Sale Procedures..... (revoked by 754/81)		451/81	July	18/81

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Tax Arrears and Tax Sale Procedures..... (revoked by 158/82)	754/81	Nov.	28/81
Tax Arrears and Tax Sale Procedures..... (revoked by 416/82)	158/82	Apr.	3/82
Tax Arrears and Tax Sale Procedures..... (revoked by 25/83)	416/82	July	3/82
Tax Arrears and Tax Sale Procedures..... (revoked by 304/83)	25/83	Jan.	29/83
Tax Arrears and Tax Sale Procedures..... (revoked by 641/83)	304/83	June	4/83
Tax Arrears and Tax Sale Procedures..... (revoked by 13/84)	641/83	Oct.	29/83
Tax Arrears and Tax Sale Procedures.....	13/84	Jan.	28/84
MUNICIPAL AND SCHOOL BOARD PAYMENTS ADJUSTMENT ACT, 1989			
General.....	424/90	Aug.	25/90
MUNICIPAL BOUNDARY NEGOTIATIONS ACT, 1981			
Alexandria (Town of), Township of Kenyon, Township of Lochiel Boundary.....	239/86	May	17/86
Alliston (Town of), Township of Adjala Boundary.....	670/85	Jan.	4/86
Alliston (Town of), Township of Essa Boundary.....	557/88	Sept.	24/88
Alliston (Town of), Township of Tosorontio Boundary.....	716/89	Jan.	6/90
Almonte (Town of), Township of Ramsay Boundary.....	246/84	May	5/84
Arnprior (Town of), Township of McNab Boundary.....	716/87	Jan.	9/88
Athol (Township of), Township of Hallowell Boundary.....	417/88	July	16/88
Aylmer (Town of), Township of Malahide Boundary.....	757/86	Jan.	10/87
Beeton (Village of), Township of Tecumseth Boundary.....	815/83	Jan.	14/84
Belleville (City of), Township of Thurlow- County of Hastings Boundary.....	397/85	Aug.	17/85
Belmont (Village of), Township of Yarmouth Boundary.....	624/88	Oct.	22/88

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Blenheim (Town of), Township of Harwich Boundary.....		49/87	Feb. 14/87
Brockville (City of), Township of Elizabethtown Boundary.....		429/86	Aug. 16/86
Bruce Mines (Town of), Township of Plummer Additional Boundary.....		693/90	Jan. 12/91
Cambridge (City of), Township of North Dumfries Boundary.....		100/89	Mar. 18/89
Carleton Place (Town of), Township of Beckwith Boundary.....		141/89	Apr. 1/89
Chatham (City of), Dover Township Boundary.....		102/83	Mar. 5/83
Chatham (City of), Township of Chatham Boundary.....		581/86	Oct. 18/86
Chatham (City of), Township of Chatham Boundary.....		718/87	Jan. 9/88
Chatham (City of), Township of Dover Boundary.....		736/88	Dec. 31/88
Chatham (City of), Township of Harwich Boundary.....		714/89	Jan. 6/90
Chatham (City of), Township of Raleigh Boundary.....		712/89	Jan. 6/90
Cobourg (Town of), Hamilton Township Boundary.....		692/82	Oct. 30/82
Cookstown (Village of), Township of East Boundary.....		738/84	Dec. 8/84
Cookstown (Village of), Township of Tecumseth Boundary.....		835/84	Jan. 19/85
Cookstown (Village of), Township of Tecumseth Boundary.....		152/87	Apr. 11/87
Drayton (Village of), Township of Peel Boundary.....		393/88	July 9/88
Drayton (Village of), Township of Peel Boundary.....		519/89	Oct. 14/89
Eganville (Village of), Township of Wilberforce Boundary.....		713/89	Jan. 6/90
Elora (Village of), Township of Nichol Boundary.....		554/83	Sept. 17/83

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Erieau (Village of), Township of Harwich Boundary.....	559/88	Sept.	24/88
Essex (County of), City of Windsor - Township of Sandwich South Boundary.....	615/87	Dec.	5/87
Fenelon Falls (Village of), Township of Fenelon Boundary.....	692/85	Jan.	11/86
Fergus (Town of), Township of West Garafraxa, Township of Nichol Boundary.....	217/90	May	12/90
Forest (Town of), Township of Warwick Boundary.....	756/86	Jan.	10/87
Glencoe (Village of), Township of Ekfrid Boundary.....	335/85	July	6/85
Glencoe (Village of), Township of Ekfrid Boundary.....	634/90	Dec.	29/90
Glencoe (Village of), Township of Ekfrid- Township of Mosa Boundary.....	220/84	Apr.	28/84
Goderich (Town of), Township of Goderich Boundary.....	364/86	July	12/86
Guelph (City of), Township of Guelph Boundary.....	153/87	Apr.	11/87
Guelph (City of), Township of Guelph Boundary.....	316/89	June	10/89
Hamilton (City of), City of Stoney Creek Boundary.....	558/88	Sept.	24/88
Harriston (Town of), Township of Minto Boundary.....	480/86	Aug.	30/86
Harrow (Town of), Township of Colchester South Boundary.....	558/85	Nov.	16/85
Havelock (Village of), Township of Belmont and Methuen Boundary.....	692/90	Jan.	12/91
Hensall (Village of), Township of Tuckersmith Boundary.....	739/84	Dec.	8/84
Hensall (Village of), Township of Tuckersmith Boundary.....	694/90	Jan.	12/91
Hilton Beach (Village of), Township of Hilton Boundary.....	694/85	Jan.	11/86
Ingersoll (Town of), Township of South-West Oxford Boundary.....	315/89	June	10/89

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Iroquois (Village of), Township of Matilda Boundary.....	683/83	Nov.	12/83
Killaloe (Village of), Township of Hagarty and Richards Boundary.....	134/90	Apr.	14/90
Kingston (City of), Township of Kingston Boundary.....	756/88	Jan.	7/89
Lancaster (Village of), Township of Lancaster Boundary.....	813/83	Jan.	14/84
Leamington (Town of), Township of Mersea Boundary.....	369/84	June	23/84
Leamington (Town of), Township of Mersea Boundary.....	695/90	Jan.	12/91
Little Current (Town of), Township of Howland Boundary.....	394/84	July	7/84
London (City of), Township of London Boundary.....	143/89	Apr.	1/89
Madoc (Village of), Township of Madoc Boundary.....	635/90	Dec.	29/90
Merrickville (Village of), Township of Montague, Township of Wolford Boundary.....	530/84	Sept.	1/84
Millbrook (Village of), Township of Cavan Boundary.....	633/90	Dec.	29/90
Mississauga (City of), City of Brampton Boundary.....	336/85	July	6/85
Neebing (Municipality of), City of Thunder Bay Boundary.....	700/86	Dec.	20/86
Orangeville (Town of), Town of Caledon Boundary.....	437/89	Aug.	12/89
Orillia (City of), Township of Orillia Boundary.....	380/89	July	15/89
Owen Sound (City of), Township of Sydenham Boundary.....	331/87	June	27/87
Oxford (County of), Town of Tillsonburg, Township of South - West Oxford Boundary.....	832/84	Jan.	19/85
Palmerston (Town of), Township of Minto Boundary.....	629/85	Dec.	21/85
Palmerston (Town of), Township of Wallace Boundary.....	560/88	Sept.	24/88

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Paris (Town of), Township of Brantford Boundary.....	626/88	Oct.	22/88
Penetanguishene (Town of), Township of Tiny Boundary.....	376/87	July	11/87
Petrolia (Town of), Township of Enniskillen Boundary.....	553/83	Sept.	17/83
Picton (Town of), Township of Hallowell Boundary.....	325/84	June	9/84
Picton (Town of), Township of Hallowell Boundary.....	667/86	Dec.	6/86
Port Hope (Town of), Township of Hope Boundary.....	160/90	Apr.	21/90
Port Stanley (Village of), Township of Southwold Boundary.....	625/88	Oct.	22/88
Port Stanley (Village of), Township of Yarmouth Boundary.....	49/90	Feb.	17/90
Red Rock (Township of), Township of Nipigon Boundary.....	636/90	Dec.	29/90
Regional Municipality of Ottawa-Carleton, City of Ottawa - City of Nepean Boundary.....	834/84	Jan.	19/85
Ridgetown (Town of), Township of Howard Boundary.....	601/83	Oct.	15/83
Ridgetown (Town of), Township of Howard Boundary.....	755/86	Jan.	10/87
Ridgetown (Town of), Township of Howard Boundary.....	605/87	Nov.	28/87
Rockland (Town of), Township of Clarence Boundary.....	814/83	Jan.	14/84
Rockland (Town of), Township of Clarence Boundary.....	68/90	Mar.	3/90
St. Thomas (City of), Township of Yarmouth Boundary.....	331/90	July	7/90
Shallow Lake (Village of), Township of Keppel Boundary.....	833/84	Jan.	19/85
Shelburne (Town of), Township of Amaranth Boundary.....	211/86	May	3/86
South Plantagenet (Township of), Village of St. Isidore de Prescott.....	582/86	Oct.	18/86

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Sydenham (Township of), City of Owen Sound Boundary.....		671/85	Jan.	4/86
Tilbury (Town of), Township of Tilbury North Boundary.....		831/84	Jan.	19/85
Tilbury (Town of), Township of Tilbury North Boundary.....		717/87	Jan.	9/88
Tilbury (Town of), Township of Tilbury North, Township of Tilbury East Boundary.....		326/84	June	9/84
Trenton (City of), Township of Sidney - County of Hastings Boundary.....		630/85	Dec.	21/85
Tweed (Village of), Township of Hungerford Boundary.....		761/84	Dec.	15/84
Victoria Harbour (Village of), Township of Tay Boundary.....		715/89	Jan.	6/90
Walkerton (Town of), Township of Brant Boundary.....		482/85	Oct.	12/85
Watford (Village of), Township of Warwick Boundary.....		735/88	Dec.	31/88
amended.....		152/89	Apr.	15/89
Welland (City of), Town of Pelham Boundary.....		693/85	Jan.	11/86
Wheatley (Village of), Township of Romney Boundary.....		668/85	Jan.	4/86
Winchester (Village of), Township of Winchester Boundary.....		602/83	Oct.	15/83
Windsor (City of), Township of Sandwich South Boundary.....		218/90	May	12/90
Woodstock (City of), Township of Blandford-Blenheim Boundary.....		50/87	Feb.	14/87

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amended.....		409/88	July	16/88
amended.....		539/88	Sept.	10/88
amended.....		541/88	Sept.	10/88
amended.....		591/88	Oct.	8/88
amended.....		681/88	Nov.	19/88
amended.....		712/88	Dec.	17/88
Use of Central Vote Tabulators.....		675/88	Nov.	19/88

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Use of Vote Tabulators.....		562/87	Oct.	24/87
amended.....		680/88	Nov.	19/88
Use of Voting Recorders.....	682			
amended.....		555/82	Aug.	28/82
amended.....		561/87	Oct.	24/87
amended.....		679/88	Nov.	19/88
MUNICIPAL EXTRA-TERRITORIAL TAX ACT, 1988				
Assessment Equalization Factor.....		637/88	Nov.	5/88
General.....		623/88	Oct.	22/88
MUNICIPAL FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY ACT, 1989				
General.....		517/90	Sept.	15/90(B)
amended.....		656/90	Jan.	5/91
Institutions.....		432/90	Aug.	25/90
MUNICIPAL TAX SALES ACT, 1984				
Forms..... (revoked by 444/85)		830/84	Jan.	19/85
Municipal Tax Sales Rules.....		444/85	Sept.	21/85 (B)
amended.....		233/86	May	17/86
MUNICIPALITY OF METROPOLITAN TORONTO ACT				
Order - Borough of Etobicoke.....		394/83	July	9/83
Order - Borough of Scarborough.....		395/83	July	9/83
Order - Borough of York.....		396/83	July	9/83
Ward Boundaries.....		188/88	Apr.	23/88
amended.....		513/88	Sept.	3/88
amended.....		603/88	Oct.	15/88
N				
NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT				
Designation of Area of Development Control.....	683			
amended.....		493/81	Aug.	8/81
amended.....		799/81	Dec.	12/81
amended.....		874/81	Jan.	16/82
amended.....		740/82	Nov.	20/82
amended.....		790/82	Dec.	18/82
amended.....		6/83	Jan.	22/83
amended.....		8/83	Jan.	22/83
amended.....		84/83	Feb.	19/83

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amended.....		176/83	Apr.	16/83
amended.....		177/83	Apr.	16/83
amended.....		665/83	Oct.	29/83
amended.....		666/83	Oct.	29/83
amended.....		667/83	Oct.	29/83
amended.....		668/83	Oct.	29/83
amended.....		669/83	Oct.	29/83
amended.....		233/84	Apr.	28/84
amended.....		247/84	May	12/84
amended.....		343/84	June	16/84
amended.....		434/84	July	21/84
amended.....		106/85	Mar.	23/85
amended.....		365/85	July	13/85
amended.....		369/85	July	20/85
amended.....		588/85	Dec.	7/85
amended.....		289/86	May	31/86
amended.....		343/86	June	28/86
amended.....		563/86	Oct.	11/86
amended.....		573/86	Oct.	11/86
amended.....		750/86	Jan.	10/87
amended.....		182/87	Apr.	18/87
amended.....		230/87	May	16/87
amended.....		558/87	Oct.	17/87
amended.....		560/87	Oct.	17/87
amended.....		610/87	Dec.	5/87
amended.....		630/87	Dec.	12/87
amended.....		645/87	Dec.	19/87
amended.....		646/87	Dec.	19/87
amended.....		1/88	Jan.	23/88
amended.....		111/89	Mar.	18/89
amended.....		187/89	Apr.	22/89
amended.....		626/89	Nov.	25/89
amended.....		727/89	Jan.	13/90
amended.....		169/90	Apr.	21/90
amended.....		185/90	May	5/90
amended.....		508/90	Sept.	15/90
amended.....		646/90	Dec.	29/90
amended.....		661/90	Jan.	5/91
Designation of Planning Area.....	684			
amended.....		9/81	Jan.	31/81
amended.....		849/81	Jan.	9/82
amended.....		506/90	Sept.	15/90
amended.....		507/90	Sept.	15/90
Development Within the Development Control Area.....	685			
amended.....		836/81	Jan.	2/82
amended.....		181/82	Apr.	10/82
amended.....		694/82	Nov.	6/82
amended.....		729/84	Dec.	1/84
amended.....		469/85	Oct.	5/85
amended.....		98/86	Mar.	15/86
amended.....		290/86	May	31/86
amended.....		716/86	Dec.	27/86
amended.....		77/90	Mar.	10/90
amended.....		662/90	Jan.	5/91

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NIAGARA PARKS ACT				
General.....	686			
amended.....		390/81	June	27/81
amended.....		103/84	Mar.	3/84
amended.....		68/86	Mar.	1/86
amended.....		183/86	Apr.	19/86
amended.....		195/90	May	12/90
NON-RESIDENT AGRICULTURAL LAND INTERESTS REGISTRATION ACT				
General.....	687			
amended.....		753/83	Dec.	17/83
NORTH PICKERING DEVELOPMENT CORPORATION ACT				
North Pickering Planning Area.....	688			
NOTARIES ACT				
Fees.....	689			
amended.....		424/81	July	11/81
amended.....		367/84	June	23/84
(revoked by 613/85)				
Fees.....		613/85	Dec.	14/85
NURSING HOMES ACT				
General.....	690			
amended.....		39/81	Feb.	14/81
amended.....		299/81	May	23/81
amended.....		489/81	Aug.	8/81
amended.....		668/81	Oct.	24/81
amended.....		686/81	Oct.	31/81
amended.....		793/81	Dec.	12/81
amended.....		54/82	Feb.	20/82
amended.....		234/82	May	1/82
amended.....		296/82	May	22/82
amended.....		530/82	Aug.	21/82
amended.....		608/82	Sept.	25/82
amended.....		734/82	Nov.	20/82
amended.....		78/83	Feb.	19/83
amended.....		258/83	May	21/83
amended.....		459/83	Aug.	6/83
amended.....		550/83	Sept.	10/83
amended.....		703/83	Nov.	19/83
amended.....		790/83	Jan.	7/84
amended.....		61/84	Feb.	18/84
amended.....		287/84	May	19/84
amended.....		481/84	Aug.	18/84
amended.....		564/84	Sept.	15/84
amended.....		718/84	Nov.	24/84

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amended.....		21/85	Feb. 9/85
amended.....		205/85	May 25/85
amended.....		407/85	Aug. 24/85
amended.....		564/85	Nov. 23/85
amended.....		31/86	Feb. 8/86
amended.....		40/86	Feb. 15/86
amended.....		240/86	May 17/86
amended.....		439/86	Aug. 16/86
amended.....		644/86	Nov. 15/86
amended.....		26/87	Feb. 7/87
amended.....		214/87	May 9/87
amended.....		299/87	June 20/87
amended.....		358/87	July 4/87
amended.....		456/87	Aug. 15/87
amended.....		597/87	Nov. 21/87
amended.....		633/87	Dec. 12/87
amended.....		44/88	Feb. 13/88
amended.....		266/88	May 14/88
amended.....		437/88	July 23/88
amended.....		492/88	Aug. 20/88
amended.....		578/88	Oct. 1/88
amended.....		653/88	Nov. 12/88
amended.....		40/89	Feb. 11/89
amended.....		232/89	May 13/89
amended.....		448/89	Aug. 12/89
amended.....		501/89	Sept. 23/89
amended.....		611/89	Nov. 18/89
amended.....		680/89	Dec. 30/89
amended.....		35/90	Feb. 10/90
amended.....		210/90	May 12/90
amended.....		415/90	Aug. 25/90
amended.....		570/90	Nov. 10/90
amended.....		618/90	Dec. 15/90

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OCCUPATIONAL HEALTH AND SAFETY ACT

Amending Certain Regulations.....		23/87	Feb. 7/87
Construction Projects.....	691		
amended.....		156/84	Mar. 24/84
amended.....		635/86	Nov. 15/86
amended.....		528/88	Sept. 3/88
Control of Exposure to Biological or Chemical Agents.....		654/86	Nov. 22/86
amended.....		707/86	Dec. 20/86
amended.....		339/87	June 27/87
Critical Injury - Defined.....		714/82	Nov. 13/82
Designated Substance - Acrylonitrile.....		733/84	Dec. 1/84
amended.....		23/87	Feb. 7/87

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Arsenic.....	176/86	Apr.	12/86
amended.....	23/87	Feb.	7/87
Asbestos.....	570/82	Sept.	4/82
amended.....	655/85	Jan.	4/86
amended.....	23/87	Feb.	7/87
Asbestos on Construction Projects and in Buildings and Repair Operations.....	654/85	Jan.	4/86
amended.....	529/88	Sept.	3/88
Benzene.....	732/84	Dec.	1/84
amended.....	23/87	Feb.	7/87
Coke Oven Emissions.....	517/82	Aug.	14/82
amended.....	23/87	Feb.	7/87
Ethylene Oxide.....	146/87	Apr.	11/87
Isocyanates.....	455/83	July	30/83
amended.....	23/87	Feb.	7/87
Lead.....	536/81	Aug.	29/81
amended.....	23/87	Feb.	7/87
Mercury.....	141/82	Mar.	27/82
amended.....	23/87	Feb.	7/87
Silica.....	769/83	Dec.	24/83
amended.....	23/87	Feb.	7/87
Vinyl Chloride.....	516/82	Aug.	14/82
amended.....	23/87	Feb.	7/87
Designations Under Clause 10c(1)(n) of the Act.....	690/90	Jan.	12/91
Diving Operations.....	634/86	Nov.	15/86
Exemptions Under Subsection 8(5f) of the Act.....	689/90	Jan.	12/91
Fire Fighters - Protective Equipment.....	125/83	Mar.	26/83
Hazardous Materials Inventories.....	643/88	Nov.	5/88
amended.....	584/90	Nov.	24/90
Industrial Establishments.....	692		
amended.....	654/86	Nov.	22/86
amended.....	525/88	Sept.	3/88
amended.....	549/89	Oct.	21/89
amended.....	205/90	May	12/90
amended.....	433/90	Aug.	25/90
Inventory of Agents or Combinations of Agents for the Purpose of Section 21 of the Act.....	693		

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Mines and Mining Plants.....	694		
amended.....		626/82	Oct. 9/82
amended.....		226/83	Apr. 30/83
amended.....		569/83	Sept. 24/83
amended.....		769/83	Dec. 24/83
amended.....		190/84	Apr. 14/84
amended.....		306/85	June 22/85
amended.....		365/86	July 12/86
amended.....		450/86	Aug. 16/86
amended.....		569/86	Oct. 11/86
amended.....		654/86	Nov. 22/86
amended.....		258/87	May 30/87
amended.....		526/88	Sept. 3/88
amended.....		206/90	May 12/90
Oil and Gas - Offshore.....		633/86	Nov. 15/86
Roll-Over Protective Structures.....		524/88	Sept. 3/88
Teachers.....		191/84	Apr. 14/84
University Academics and Teaching Assistants.....		307/84	May 26/84
Window Cleaning.....		527/88	Sept. 3/88
Workplace Hazardous Materials Information System.....		644/88	Nov. 5/88
X-Ray Safety.....		632/86	Nov. 15/86
X-Ray Safety, Registration and Plan Review..... (revoked by 632/86)		263/84	May 12/84
OFFICIAL NOTICES PUBLICATION ACT			
Rates.....	695		
amended.....		97/81	Mar. 14/81
amended..... (revoked by 149/83)		190/82	Apr. 10/82
Rates.....		149/83	Apr. 2/83
amended..... (revoked by 167/85)		206/84	Apr. 28/84
Rates..... (revoked by 219/86)		167/85	Apr. 20/85
Rates..... (revoked by 136/87)		219/86	May 10/86
Rates.....		136/87	Apr. 4/87
amended.....		182/88	Apr. 16/88
amended.....		694/89	Dec. 30/89
amended.....		695/89	Dec. 30/89
amended.....		701/90	Jan. 12/91

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OFF-ROAD VEHICLES ACT, 1983				
General.....		47/84	Feb.	18/84
amended.....		426/84	July	14/84
amended.....		239/89	May	20/89
OLEOMARGARINE ACT				
General.....	696			
amended.....		295/84	May	26/84
OMBUDSMAN ACT				
General Rules.....	697			
ONTARIO AGRICULTURAL MUSEUM ACT				
Fees.....	698			
amended.....		322/81	May	30/81
General.....	699			
ONTARIO AUTOMOBILE INSURANCE BOARD ACT, 1988				
Classification System.....		406/88	July	16/88
Increase in the Capped Rate for Automobile Insurance..... (revoked by 405/88)		166/88	April	9/88
Increase in the Capped Rates for Automobile Insurance.....		405/88	July	16/88
Information Filing.....		697/89	Dec.	30/89
Information Filing (March, 1990).....		111/90	Mar.	24/90
Information Filing - Optional Benefits Coverage.....		110/90	Mar.	24/90
ONTARIO DRUG BENEFIT ACT, 1986				
General.....		689/86	Dec.	13/86
amended.....		738/86	Jan.	3/87
amended.....		747/86	Jan.	3/87
amended.....		55/87	Feb.	21/87
amended.....		56/87	Feb.	21/87
amended.....		141/87	Apr.	4/87
amended.....		185/87	Apr.	18/87
amended.....		186/87	Apr.	18/87
amended.....		270/87	June	6/87
amended.....		271/87	June	6/87
amended.....		352/87	July	4/87
amended.....		354/87	July	4/87
amended.....		356/87	July	4/87
amended.....		373/87	July	11/87

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amended.....	513/87	Sept.	19/87
amended.....	661/87	Dec.	19/87
amended.....	9/88	Jan.	30/88
amended.....	10/88	Jan.	30/88
amended.....	255/88	May	14/88
amended.....	256/88	May	14/88
amended.....	258/88	May	14/88
amended.....	259/88	May	14/88
amended.....	261/88	May	14/88
amended.....	263/88	May	14/88
amended.....	395/88	July	9/88
amended.....	396/88	July	9/88
amended.....	397/88	July	9/88
amended.....	676/88	Nov.	19/88
amended.....	677/88	Nov.	19/88
amended.....	741/88	Dec.	31/88
amended.....	742/88	Dec.	31/88
amended.....	744/88	Dec.	31/88
amended.....	128/89	Apr.	1/89
amended.....	268/89	May	27/89
amended.....	330/89	June	17/89
amended.....	331/89	June	17/89
amended.....	333/89	June	17/89
amended.....	417/89	Aug.	5/89
amended.....	418/89	Aug.	5/89
amended.....	555/89	Oct.	21/89
amended.....	585/89	Oct.	28/89
amended.....	633/89	Dec.	2/89
amended.....	634/89	Dec.	2/89
amended.....	682/89	Dec.	30/89
amended.....	684/89	Dec.	30/89
amended.....	239/90	May	26/90
amended.....	240/90	May	26/90
amended.....	282/90	June	23/90
amended.....	316/90	June	30/90
amended.....	317/90	June	30/90
amended.....	318/90	June	30/90
amended.....	319/90	June	30/90
amended.....	321/90	June	30/90
amended.....	351/90	July	14/90
amended.....	588/90	Nov.	24/90

ONTARIO ENERGY BOARD ACT

General.....	700		
amended.....	330/81	June	6/81
amended.....	805/82	Dec.	25/82
amended.....	820/82	Jan.	1/83
amended.....	816/84	Jan.	19/85
amended.....	97/87	Mar.	14/87
amended.....	598/87	Nov.	21/87
amended.....	670/87	Dec.	26/87
amended.....	254/88	May	14/88
amended.....	312/88	May	28/88
amended.....	313/88	May	28/88
amended.....	465/88	Aug.	6/88
amended.....	248/89	May	20/89
amended.....	690/89	Dec.	30/89

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Rules of Procedure.....	701			
Uniform System of Accounts for Gas Utilities Class A.....	702			
ONTARIO FOOD TERMINAL ACT				
Composition and Procedure of Board.....	703			
Conduct of Business.....	704			
Rental Fees for Delivering or Discharging Produce.....	705			
revoked.....		198/85	May	18/85
ONTARIO GUARANTEED ANNUAL INCOME ACT				
Forms.....	706			
(revoked by 231/82)				
Forms.....		231/82	May	1/82
amended.....		432/83	July	23/83
amended.....		5/90	Feb.	3/90
General.....	707			
amended.....		412/81	July	4/81
amended.....		230/82	May	1/82
amended.....		333/83	June	18/83
amended.....		758/83	Dec.	17/83
Guaranteed Income Limit.....	708			
(revoked by 345/81)				
Guaranteed Income Limit.....		345/81	June	6/81
(revoked by 432/81)				
Guaranteed Income Limit.....		432/81	July	11/81
(revoked by 681/81)				
Guaranteed Income Limit.....		681/81	Oct.	31/81
(revoked by 865/81)				
Guaranteed Income Limit.....		865/81	Jan.	19/82
(revoked by 252/82)				
Guaranteed Income Limit.....		252/82	May	1/82
(revoked by 480/82)				
Guaranteed Income Limit.....		480/82	July	31/82
(revoked by 687/82)				
Guaranteed Income Limit.....		687/82	Oct.	30/82
(revoked by 62/83)				
Guaranteed Income Limit.....		62/83	Feb.	12/83
(revoked by 465/83)				
Guaranteed Income Limit.....		465/83	Aug.	6/83
(revoked by 759/83)				

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Guaranteed Income Limit..... (revoked by 40/84)		759/83	Dec.	17/83
Guaranteed Income Limit..... (revoked by 264/84)		40/84	Feb.	11/84
Guaranteed Income Limit..... (revoked by 529/84)		264/84	May	12/84
Guaranteed Income Limit..... (revoked by 712/84)		529/84	Sept.	1/84
Guaranteed Income Limit..... (revoked by 769/84)		712/84	Nov.	17/84
Guaranteed Income Limit..... (revoked by 118/85)		769/84	Dec.	22/84
Guaranteed Income Limit..... (revoked by 310/85)		118/85	Mar.	23/85
Guaranteed Income Limit..... (revoked by 411/85)		310/85	June	22/85
Guaranteed Income Limit..... (revoked by 543/85)		411/85	Aug.	31/85
Guaranteed Income Limit..... (revoked by 133/86)		543/85	Nov.	16/85
Guaranteed Income Limit..... (revoked by 285/86)		133/86	Apr.	5/86
Guaranteed Income Limit..... (revoked by 409/86)		285/86	May	31/86
Guaranteed Income Limit..... (revoked by 599/86)		409/86	Aug.	2/86
Guaranteed Income Limit..... (revoked by 46/87)		599/86	Oct.	25/86
Guaranteed Income Limit..... (revoked by 277/87)		46/87	Feb.	14/87
Guaranteed Income Limit..... (revoked by 413/87)		277/87	June	6/87
Guaranteed Income Limit..... (revoked by 588/87)		413/87	Aug.	1/87
Guaranteed Income Limit..... (revoked by 299/88)		588/87	Nov.	14/87
Guaranteed Income Limit..... (revoked by 360/88)		299/88	May	28/88

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Guaranteed Income Limit..... (revoked by 537/88)		360/88	June	25/88
Guaranteed Income Limit..... (revoked by 670/88)		537/88	Sept.	10/88
Guaranteed Income Limit..... (revoked by 11/89)		670/88	Nov.	19/88
Guaranteed Income Limit..... (revoked by 265/89)		11/89	Feb.	4/89
Guaranteed Income Limit..... (revoked by 542/89)		265/89	May	27/89
Guaranteed Income Limit..... (revoked by 639/89)		542/89	Oct.	21/89
Guaranteed Income Limit..... (revoked by 13/90)		639/89	Dec.	9/89
Guaranteed Income Limit..... (revoked by 300/90)		13/90	Feb.	3/90
Guaranteed Income Limit..... (revoked by 641/90)		300/90	June	23/90
Guaranteed Income Limit.....		641/90	Dec.	29/90
ONTARIO HERITAGE ACT				
Archaeological Sites.....	709			
Historic Sites.....	710			
Grants and Loans.....	711			
Grants to Incorporated Historical Societies and Associations..... (revoked by 418/84)	712			
Grants to Incorporated Historical Societies and Associations.....		418/84	July	14/84
Grants for Museums.....	713			
revoked		689/81	Oct.	13/81
Grants for Museums.....		398/81	July	4/81
amended.....		729/81	Nov.	14/81
amended.....		224/83	Apr.	30/83
amended.....		417/84	July	14/84
Grants for Plaquing.....	714			
Licences.....	715			
(revoked by 212/82)				
Licences.....		212/82	Apr.	24/82

**ONTARIO HIGHWAY TRANSPORT BOARD
ACT**

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Rules of Procedure.....	716		
amended.....		120/82	Mar. 20/82
amended.....		546/82	Aug. 21/82
amended.....		170/86	Apr. 12/86
amended.....		436/86	Aug. 16/86

**ONTARIO HOME OWNERSHIP SAVINGS
PLAN ACT, 1988**

General.....	13/89	Feb.	4/89
amended.....	527/90	Sept.	22/90
amended.....	639/90	Dec.	29/90

ONTARIO HUMAN RIGHTS CODE

(See now Human Rights Code, 1981
- S.O. 1981, c. 53)

Form of Complaint.....	717		
(expired)			

**ONTARIO INSTITUTE FOR STUDIES IN
EDUCATION ACT**

General.....	718		
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ONTARIO LOTTERY CORPORATION ACT

General.....	719		
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**ONTARIO MINERAL EXPLORATION
PROGRAM ACT**

General.....	720		
amended.....		82/81	Mar. 14/81
General.....	721		

**ONTARIO MINERAL EXPLORATION
PROGRAM ACT, 1989**

Ontario Mineral Incentive Program.....	558/89	Oct.	21/89
amended.....	533/90	Sept.	22/90
Ontario Prospectors' Assistance Program.....	559/89	Oct.	21/89
amended.....	532/90	Sept.	22/90

ONTARIO MUNICIPAL BOARD ACT

Fees.....	642/84	Oct.	27/84
(revoked by 330/86)			
Fees.....	330/86	June	28/86
amended.....	177/88	Apr.	16/88
amended.....	419/88	July	16/88

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Procedure..... (revoked by 537/87)	722			
Rules of Procedure..... amended.....		537/87 536/89	Oct. Oct.	10/87 21/89
Tariff of Fees..... amended..... amended..... amended..... (revoked by 642/84)	723	623/81 330/82 61/83	Oct. June Feb.	10/81 5/82 12/83
ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT				
General..... amended..... amended..... amended..... amended..... amended..... amended..... amended..... amended..... amended..... amended..... amended..... amended..... amended..... amended.....	724	641/81 389/82 70/83 359/83 349/84 250/85 393/86 92/87 343/87 721/87 394/88 68/89 379/89 622/90	Oct. June Feb. July June June July Mar. July Jan. July Feb. July Dec.	17/81 19/82 12/83 2/83 16/84 8/85 12/86 7/87 4/87 9/88 9/88 25/89 15/89 22/90
ONTARIO MUNICIPAL IMPROVEMENT CORPORATION ACT				
Procedure.....	725			
ONTARIO NEW HOME WARRANTIES PLAN ACT				
Administration of the Plan..... amended..... amended..... amended..... amended..... amended..... amended..... amended..... amended..... amended.....	726	142/81 289/82 120/83 78/84 677/84 219/87 295/87 308/88 647/90	Mar. May Mar. Feb. Nov. May June May Dec.	28/81 15/82 19/83 25/84 10/84 9/87 13/87 28/88 29/90
Designation of Corporation..... amended.....	727	777/84	Dec.	22/84
Terms and Conditions of Registration of Builders and Vendors..... amended.....	728	362/87	July	4/87
Warranty..... (revoked by 308/88)		218/87	May	9/87

**ONTARIO PENSIONERS PROPERTY TAX
ASSISTANCE ACT**

	R.R.O. 1980	O.Reg.	Date of Gazette	
Amount - Clause 2(2)(a) of the Act.....		363/87	July	4/87
Definition - "Rent Paid".....	729			
revoked.....		363/82	June	12/82
General.....	730			
(revoked by 776/81)				
General.....		776/81	Dec.	5/81
amended.....		688/82	Oct.	30/82
amended.....		757/83	Dec.	17/83
amended.....		713/84	Nov.	17/84
amended.....		286/86	May	31/86
General.....	731			
(revoked by 726/81)				
General.....		726/81	Nov.	14/81
(revoked by 635/82)				
General.....		635/82	Oct.	9/82
amended.....		393/83	July	9/83
amended.....		513/83	Aug.	27/83
(revoked by 695/83)				
General.....		695/83	Nov.	19/83
(revoked by 654/84)				
General.....		654/84	Nov.	3/84
amended.....		438/85	Sept.	21/85
amended.....		6/90	Feb.	3/90

ONTARIO PLACE CORPORATION ACT

Fees.....	732			
amended.....		255/81	May	16/81
amended.....		784/81	Dec.	5/81
amended.....		726/82	Nov.	13/82
amended.....		287/83	May	28/83
amended.....		746/83	Dec.	17/83
amended.....		258/84	May	12/84
amended.....		836/84	Jan.	19/85
amended.....		216/85	June	1/85
amended.....		338/85	July	6/85
amended.....		398/85	Aug.	17/85
amended.....		635/85	Dec.	21/85
amended.....		153/86	Apr.	12/86
amended.....		555/86	Oct.	4/86
amended.....		246/87	May	30/87
amended.....		170/88	Apr.	16/88
amended.....		354/88	June	25/88
amended.....		144/89	Apr.	1/89
amended.....		334/89	June	17/89
amended.....		211/90	May	12/90

	R.R.O. 1980	O.Reg.	Date of Gazette	
ONTARIO PLANNING AND DEVELOPMENT ACT				
Amendment to Local Plan - Vaughan Planning Area.....		76/81	Mar.	7/81
ONTARIO TELEPHONE DEVELOPMENT CORPORATION ACT				
Composition and Procedures of Corporation.....	733			
ONTARIO UNCONDITIONAL GRANTS ACT				
Determination of Apportionments, Levies and Requisitions, 1981.....	579/81	Sept.	12/81	
amended.....	104/82	Mar.	6/82	
(revoked by 638/90)				
Determination of Apportionments and Levies, 1982.....	648/82	Oct.	16/82	
(revoked by 638/90)				
Determination of Apportionments and Levies, 1983.....	289/83	May	28/83	
(revoked by 638/90)				
Determination of Apportionments and Levies, 1984.....	255/84	May	12/84	
(revoked by 638/90)				
Determination of Apportionments and Levies, 1985.....	251/85	June	8/85	
(revoked by 638/90)				
Determination of Apportionments and Levies, 1986.....	360/86	July	5/86	
(revoked by 638/90)				
Determination of Apportionments and Levies, 1987.....	501/87	Sept.	12/87	
amended.....	643/87	Dec.	19/87	
(revoked by 638/90)				
Determination of Apportionments and Levies, 1988.....	582/88	Oct.	8/88	
(revoked by 638/90)				
Determination of Apportionments and Levies, 1989.....	552/89	Oct.	21/89	
amended.....	67/90	Mar.	3/90	
(revoked by 638/90)				
Determination of Apportionments and Levies, 1990.....	638/90	Dec.	29/90	
Determination of Apportionments and Levies, for District Boards, 1987.....	577/87	Nov.	7/87	

	R.R.O. 1980	O.Reg.	Date of Gazette	
General..... (revoked by 578/81)	734			
General.....		578/81	Sept.	12/81
amended.....		105/82	Mar.	6/82
amended.....		413/82	July	3/82
(revoked by 565/82)				
General.....		565/82	Sept.	4/82
(revoked by 246/83)				
General.....		246/83	May	14/83
(revoked by 453/84)				
General.....		453/84	July	28/84
(revoked by 339/85)				
General.....		339/85	July	6/85
amended.....		568/85	Nov.	23/85
(revoked by 527/86)				
General.....		527/86	Sept.	20/86
(revoked by 14/88)				
General.....		14/88	Jan.	30/88
(revoked by 252/88)				
General.....		252/88	May	14/88
(revoked by 151/89)				
General.....		151/89	Apr.	15/89
(revoked by 170/90)				
General.....		170/90	Apr.	28/90
ONTARIO UNIVERSITIES CAPITAL AID CORPORATION ACT				
Designated Universities.....	735			
ONTARIO WATER RESOURCES ACT				
Honda Sewage Works.....		332/85	July	6/85
Municipal Sewage and Water and Roads Class Environmental Assessment Projects.....		207/87	May	2/87
Plumbing Code.....	736			
amended.....		567/81	Sept.	12/81
amended.....		58/83	Feb.	5/83
(revoked by 815/84)				
Plumbing Code.....		815/84	Jan.	12/85
amended.....		675/85	Jan.	4/86
amended.....		588/88	Oct.	8/88
amended.....		734/88	Dec.	31/88
Rate of Interest.....	737			

	R.R.O. 1980	O.Reg.	Date of Gazette	
South Cayuga Sewage Works.....	738			
revoked.....		520/81	Aug.	22/81
St. Thomas Aquinas School Sewage Works.....		531/85	Nov.	9/85
Water Wells.....	739			
amended.....		160/82	Apr.	3/82
(revoked by 612/84)				
Wells.....		612/84	Oct.	13/84
amended.....		132/85	Apr.	13/85
amended.....		601/88	Oct.	15/88
ONTARIO YOUTH EMPLOYMENT ACT				
General.....		183/81	Apr.	11/81
(expired)				
General.....		195/82	Apr.	17/82
(expired)				
General.....		163/83	Apr.	9/83
(expired)				
General.....		256/84	May	12/84
(expired)				
General.....		176/85	May	4/85
(revoked by 231/86)				
General.....		231/86	May	17/86
(revoked by 502/87)				
General.....		502/87	Sept.	12/87
(revoked by 464/88)				
General.....		464/88	Aug.	6/88
OPERATING ENGINEERS ACT				
General.....	740			
amended.....		180/82	Apr.	10/82
amended.....		406/82	June	26/82
amended.....		639/83	Oct.	29/83
amended.....		745/83	Dec.	17/83
amended.....		283/84	May	19/84
amended.....		532/86	Sept.	20/86
amended.....		265/87	May	30/87
amended.....		85/88	Feb.	27/88
amended.....		456/89	Aug.	12/89
OPHTHALMIC DISPENSERS ACT				
General.....	741			
amended.....		401/84	July	7/84
amended.....		334/87	June	27/87
amended.....		658/87	Dec.	19/87
amended.....		449/89	Aug.	12/89

**OTTAWA-CARLETON FRENCH-LANGUAGE
SCHOOL BOARD ACT, 1988**

	R.R.O. 1980	O.Reg.	Date of Gazette
Order Under Subsection 36(2).....	514/88	Sept.	3/88 (B)
Order Under Subsection 36(3).....	515/88	Sept.	3/88 (B)
Proportions of Assessment - 1990.....	723/89	Jan.	6/90

P**PAPERBACK AND PERIODICAL DISTRIBUTORS ACT**

General.....	742		
amended.....	611/83	Oct.	15/83
amended.....	273/86	May	24/86

PARKS ASSISTANCE ACT

General.....	743		
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PARKWAY BELT PLANNING AND DEVELOPMENT ACT

(An asterisk (*) denotes that the Regulation
has been amended prior to January 1, 1981 but
the amendments are not shown.)
(- for amendments to the end of 1980
- see Table of Regulations published in
The Ontario Gazette dated March 14, 1981 or
in the Statutes of Ontario, 1980.)

Land Use Regulations -

County of Halton (now The Regional Municipality of Halton), City of Burlington.....	*482/73		
amended.....	55/81	Feb.	21/81
amended.....	87/81	Mar.	14/81
amended.....	145/81	Mar.	28/81
amended.....	147/81	Apr.	4/81
amended.....	275/81	May	16/81
amended.....	420/81	July	11/81
amended.....	468/81	July	25/81
amended.....	544/81	Sept.	5/81
amended.....	604/81	Sept.	19/81
amended.....	605/81	Sept.	19/81
amended.....	724/81	Nov.	14/81
amended.....	725/81	Nov.	14/81
amended.....	826/81	Dec.	26/81
amended.....	25/82	Feb.	13/82
amended.....	32/82	Feb.	13/82
amended.....	482/82	July	31/82
amended.....	566/82	Sept.	4/82
amended.....	757/82	Dec.	4/82
amended.....	818/82	Jan.	1/83
amended.....	201/83	Apr.	23/83

	R.R.O. 1980	O.Reg.	Date of Gazette
amended.....	202/83	Apr.	23/83
amended.....	318/83	June	11/83
amended.....	346/83	June	25/83
amended.....	578/83	Oct.	1/83
amended.....	767/83	Dec.	24/83
amended.....	106/84	Mar.	3/84
amended.....	159/84	Mar.	24/84
amended.....	304/84	May	26/84
amended.....	341/84	June	16/84
amended.....	457/84	Aug.	4/84
amended.....	504/84	Aug.	25/84
amended.....	539/84	Sept.	8/84
amended.....	561/84	Sept.	15/84
amended.....	53/85	Feb.	16/85
amended.....	173/85	Apr.	27/85
amended.....	199/85	May	25/85
amended.....	428/85	Sept.	14/85
amended.....	28/86	Feb.	8/86
amended.....	96/86	Mar.	8/86
amended.....	99/86	Mar.	15/86
amended.....	327/86	June	28/86
amended.....	328/86	June	28/86
amended.....	562/86	Oct.	11/86
amended.....	682/86	Dec.	13/86
amended.....	255/87	May	30/87
amended.....	344/87	July	4/87
amended.....	461/87	Aug.	22/87
amended.....	611/87	Dec.	5/87
amended.....	132/88	Mar.	26/88
amended.....	218/88	Apr.	30/88
amended.....	220/88	Apr.	30/88
amended.....	328/88	June	4/88
amended.....	376/88	July	2/88
amended.....	392/88	July	9/88
amended.....	480/88	Aug.	13/88
amended.....	660/88	Nov.	12/88
amended.....	720/88	Dec.	24/88
amended.....	38/89	Feb.	11/89
amended.....	59/89	Feb.	18/89
amended.....	147/89	Apr.	8/89
amended.....	189/89	Apr.	22/89
amended.....	385/89	July	15/89
amended.....	510/89	Oct.	7/89
amended.....	19/90	Feb.	3/90
amended.....	121/90	Apr.	7/90
amended.....	133/90	Apr.	14/90
amended.....	268/90	June	9/90
amended.....	348/90	July	14/90
amended.....	504/90	Sept.	8/90
amended.....	505/90	Sept.	8/90
amended.....	525/90	Sept.	15/90
amended.....	564/90	Oct.	20/90
amended.....	616/90	Dec.	15/90
County of Halton (now The Regional Municipality of Halton), Town of Milton.....	*480/73		
revoked.....	261/86	May	24/86

	R.R.O. 1980	O.Reg.	Date of Gazette
County of Halton (now part of the regional municipalities of Halton and Peel), Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga).....	*481/73		
amended.....	15/81	Feb.	7/81
amended.....	146/81	Apr.	4/81
amended.....	184/81	Apr.	11/81
amended.....	192/81	Apr.	18/81
amended.....	258/81	May	16/81
amended.....	265/81	May	16/81
amended.....	317/81	May	30/81
amended.....	386/81	June	27/81
amended.....	419/81	July	11/81
amended.....	449/81	July	18/81
amended.....	598/81	Sept.	19/81
amended.....	709/81	Nov.	7/81
amended.....	362/82	June	12/82
amended.....	377/82	June	19/82
amended.....	505/82	Aug.	7/82
amended.....	704/82	Nov.	6/82
amended.....	705/82	Nov.	6/82
amended.....	706/82	Nov.	6/82
amended.....	707/82	Nov.	6/82
amended.....	817/82	Jan.	1/83
amended.....	88/83	Feb.	26/83
amended.....	116/83	Mar.	19/83
amended.....	136/83	Mar.	26/83
amended.....	356/83	July	2/83
amended.....	363/83	July	9/83
amended.....	444/83	July	23/83
amended.....	471/83	Aug.	13/83
amended.....	635/83	Oct.	15/83
amended.....	715/83	Nov.	26/83
amended.....	232/84	Apr.	28/84
amended.....	305/84	May	26/84
amended.....	306/84	May	26/84
amended.....	586/84	Sept.	29/84
amended.....	643/84	Oct.	27/84
amended.....	690/84	Nov.	17/84
amended.....	341/85	July	6/85
amended.....	461/85	Sept.	28/85
amended.....	615/85	Dec.	14/85
amended.....	15/86	Feb.	1/86
amended.....	27/86	Feb.	8/86
amended.....	199/86	Apr.	26/86
amended.....	356/86	July	5/86
amended.....	408/86	July	26/86
amended.....	377/88	July	2/88
amended.....	659/88	Nov.	12/88
amended.....	188/89	Apr.	22/89
amended.....	20/90	Feb.	3/90
County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now part of the cities of Brampton and Mississauga).....	*479/73		
amended.....	60/81	Feb.	21/81

	R.R.O. 1980	O.Reg.	Date of Gazette
amended.....	198/81	Apr.	18/81
amended.....	240/81	May	9/81
amended.....	244/81	May	9/81
amended.....	245/81	May	9/81
amended.....	319/81	May	30/81
amended.....	329/81	June	6/81
amended.....	464/81	July	25/81
amended.....	537/81	Aug.	29/81
amended.....	715/82	Nov.	13/82
amended.....	119/83	Mar.	19/83
amended.....	203/83	Apr.	23/83
amended.....	370/84	June	30/84
amended.....	772/84	Dec.	22/84
amended.....	383/85	Aug.	10/85
amended.....	617/85	Dec.	14/85
amended.....	407/86	July	26/86
County of Peel (now The Regional Municipality of Peel), Township of Toronto			
Gore (now the City of Brampton).....	*476/73		
amended.....	763/81	Nov.	28/81
amended.....	33/82	Feb.	13/82
amended.....	726/83	Dec.	10/83
revoked.....	32/85	Feb.	9/85
County of Peel (now The Regional Municipality of Peel), Township of Chinguacousy (now the City of Brampton).....	*477/73		
amended.....	691/81	Nov.	7/81
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Town of Dundas.....	*486/73		
amended.....	354/81	June	13/81
amended.....	1/82	Jan.	23/82
amended.....	693/82	Nov.	6/82
amended.....	26/83	Jan.	29/83
amended.....	728/83	Dec.	10/83
amended.....	432/84	July	21/84
amended.....	313/85	June	22/85
amended.....	187/86	Apr.	19/86
amended.....	171/87	Apr.	18/87
amended.....	247/87	May	30/87
amended.....	724/87	Jan.	16/88
amended.....	640/88	Nov.	5/88
amended.....	198/89	May	6/89
amended.....	402/89	July	22/89
amended.....	507/89	Sept.	30/89
amended.....	665/89	Dec.	23/89
amended.....	377/90	July	28/90
amended.....	560/90	Oct.	13/90
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of East Flamborough (now the Township of Flamborough).....	*483/73		
amended.....	90/83	Feb.	26/83

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amended.....	439/83	July	23/83
amended.....	787/84	Dec.	29/84
amended.....	197/85	May	18/85
amended.....	375/88	July	2/88
amended.....	5/89	Jan.	28/89
amended.....	197/89	May	6/89
amended.....	335/90	July	7/90
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of West Flamborough (now the Township of Flamborough).....	*484/73		
amended.....	483/82	July	31/82
amended.....	617/82	Oct.	2/82
amended.....	133/83	Mar.	26/83
amended.....	134/83	Mar.	26/83
amended.....	135/83	Mar.	26/83
amended.....	213/83	Apr.	30/83
amended.....	485/83	Aug.	20/83
amended.....	582/83	Oct.	1/83
amended.....	727/83	Dec.	10/83
amended.....	90/85	Mar.	9/85
amended.....	314/85	June	22/85
amended.....	528/85	Nov.	9/85
amended.....	12/86	Feb.	1/86
amended.....	228/86	May	17/86
amended.....	406/86	July	26/86
amended.....	48/89	Feb.	18/89
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Village of Waterdown (now the Township of Flamborough).....	*485/73		
amended.....	652/86	Nov.	22/86
Municipality of Metropolitan Toronto, Borough of Etobicoke (now the City of Etobicoke).....	*478/73		
amended.....	506/82	Aug.	7/82
amended.....	95/83	Mar.	5/83
amended.....	328/83	June	18/83
amended.....	523/83	Sept.	3/83
amended.....	655/84	Nov.	3/84
amended.....	227/86	May	17/86
amended.....	697/86	Dec.	20/86
Regional Municipality of York, Town of Markham.....	*473/73		
amended.....	282/81	May	23/81
amended.....	443/81	July	11/81
amended.....	582/81	Sept.	12/81
amended.....	432/82	July	3/82
amended.....	437/82	July	10/82
amended.....	470/82	July	24/82
amended.....	513/82	Aug.	14/82
amended.....	593/82	Sept.	18/82
amended.....	317/83	June	11/83

	R.R.O. 1980	O.Reg.	Date of Gazette
amended.....	489/83	Aug.	20/83
amended.....	491/83	Aug.	20/83
amended.....	634/83	Oct.	10/83
amended.....	718/83	Dec.	3/83
amended.....	770/83	Dec.	24/83
amended.....	11/84	Jan.	28/84
amended.....	171/84	Apr.	7/84
amended.....	689/84	Nov.	17/84
amended.....	442/85	Sept.	21/85
amended.....	498/85	Oct.	26/85
amended.....	533/85	Nov.	9/85
amended.....	586/85	Nov.	30/85
amended.....	639/85	Dec.	21/85
amended.....	30/86	Feb.	8/86
amended.....	36/86	Feb.	15/86
amended.....	218/86	May	10/86
amended.....	355/86	July	5/86
amended.....	361/86	July	5/86
amended.....	401/86	July	19/86
amended.....	465/86	Aug.	23/86
amended.....	534/86	Sept.	20/86
amended.....	601/86	Oct.	25/86
amended.....	625/86	Nov.	15/86
amended.....	137/87	Apr.	4/87
amended.....	201/87	Apr.	25/87
amended.....	535/87	Oct.	3/87
amended.....	600/87	Nov.	21/87
amended.....	282/88	May	21/88
amended.....	641/88	Nov.	5/88
amended.....	501/90	Sept.	1/90
amended.....	591/90	Dec.	1/90
Regional Municipality of York, Town of Richmond Hill.....	*474/73		
amended.....	508/82	Aug.	7/82
amended.....	472/84	Aug.	11/84
amended.....	521/84	Sept.	1/84
amended.....	472/85	Oct.	5/85
amended.....	183/89	Apr.	22/89
Regional Municipality of York, Town of Vaughan.....	*475/73		
amended.....	79/81	Mar.	7/81
amended.....	49/82	Feb.	20/82
amended.....	189/82	Apr.	10/82
amended.....	376/82	June	19/82
amended.....	387/82	June	19/82
amended.....	433/82	July	10/82
amended.....	434/82	July	10/82
amended.....	469/82	July	24/82
amended.....	507/82	Aug.	7/82
amended.....	620/82	Oct.	9/82
amended.....	104/83	Mar.	12/83
amended.....	413/83	July	16/83
amended.....	546/83	Sept.	10/83
revoked.....	315/84	June	2/84
Parkway Belt Planning Area.....			

	R.R.O. 1980	O.Reg.	Date of Gazette	
PARTNERSHIPS REGISTRATION ACT				
General.....	745			
amended.....		204/84	Apr.	14/84
amended.....		165/87	Apr.	11/87
amended.....		458/88	July	30/88
amended.....		363/89	July	8/89
amended.....		365/90	July	14/90
PENSION BENEFITS ACT				
Exemption..... (revoked by 723/87)		166/81	Apr.	4/81
Exemption..... (revoked by 323/85)		315/82	May	22/82
Exemption..... (revoked by 723/87)		323/85	July	6/85
General.....	746			
amended.....		101/81	Mar.	14/81
amended.....		262/82	May	8/82
amended.....		500/83	Aug.	27/83
amended.....		73/84	Feb.	18/84
amended.....		620/84	Oct.	20/84
amended.....		680/85	Jan.	4/86
amended.....		353/86	June	28/86
amended.....		692/86	Dec.	13/86
amended.....		31/87	Feb.	14/87
amended.....		238/87	May	23/87
amended.....		486/87	Sept.	5/87
amended..... (revoked by 723/87)		707/87	Jan.	2/88
To Revoke Certain Regulations.....		723/87	Jan.	9/88
PENSION BENEFITS ACT, 1987				
General.....		708/87	Jan.	2/88
amended.....		100/88	Mar.	5/88
amended.....		101/88	Mar.	5/88
amended.....		112/88	Mar.	12/88
amended.....		422/88	July	16/88
amended.....		423/88	July	16/88
amended.....		424/88	July	16/88
amended.....		737/88	Dec.	31/88
amended.....		160/89	Apr.	15/89
amended.....		589/89	Oct.	28/89
amended.....		651/89	Dec.	16/89
amended.....		700/89	Dec.	30/89
amended.....		701/89	Dec.	30/89
amended.....		412/90	Aug.	11/90
amended.....		650/90	Dec.	29/90
amended.....		651/90	Dec.	29/90

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PERSONAL PROPERTY SECURITY ACT				
Branch Offices.....	747			
amended.....		616/84	Oct.	20/84
Fees Concerning Security Documents.....	748			
amended.....		137/84	Mar.	17/84
amended.....		249/86	May	17/86
amended.....		680/87	Dec.	26/87
(revoked by 502/89)				
General.....	749			
amended.....		838/81	Jan.	2/82
amended.....		264/87	May	30/87
(revoked by 372/89)				
Personal Property Security Assurance Fund.....	750			
(revoked by 503/89)				
PERSONAL PROPERTY SECURITY ACT, 1989				
Fees.....		502/89	Sept.	30/89
General.....		372/89	July	8/89
Personal Property Security Assurance Fund.....		503/89	Sept.	30/89
PESTICIDES ACT				
General.....	751			
amended.....		252/81	May	16/81
amended.....		616/81	Oct.	3/81
amended.....		756/81	Nov.	28/81
amended.....		161/82	Apr.	3/82
amended.....		70/84	Feb.	18/84
amended.....		731/84	Dec.	1/84
amended.....		269/85	June	15/85
amended.....		545/85	Nov.	16/85
amended.....		562/85	Nov.	23/85
amended.....		147/86	Apr.	5/86
amended.....		173/86	Apr.	12/86
amended.....		223/86	May	10/86
amended.....		238/86	May	17/86
amended.....		25/88	Feb.	6/88
amended.....		78/88	Feb.	27/88
amended.....		602/88	Oct.	15/88
amended.....		714/88	Dec.	17/88
amended.....		717/88	Dec.	17/88
amended.....		9/89	Jan.	28/89
amended.....		249/89	May	20/89
amended.....		42/90	Feb.	10/90
amended.....		43/90	Feb.	10/90
amended.....		163/90	Apr.	21/90
amended.....		250/90	June	2/90
amended.....		251/90	June	2/90
amended.....		358/90	July	14/90

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PETROLEUM RESOURCES ACT			
Exploration, Drilling and Production.....	752		
amended.....		35/82	Feb. 13/82
Protection of Designated Gas Storage Areas.....		666/85	Jan. 4/86
Spacing Units -			
Arthur Pool.....	753		
Blandford 3-7-VIII Pool.....		103/88	Mar. 5/88
(revoked by 330/90)			
Blandford 3-7-VIII Pool.....		330/90	July 7/90
Camden 6-10-IX Gore Pool.....		16/88	Jan. 30/88
Charlotteville 7-2-VII Pool.....		667/90	Jan. 5/91
Clearville.....	754		
revoked		353/89	July 8/89
Colchester South.....	755		
(revoked by 658/89)			
Colchester South 5-15-V Pool.....		668/90	Jan. 5/91
Colchester South 81-I Pool.....		658/89	Dec. 23/89
Courtright Pool.....	756		
revoked.....		354/89	July 8/89
Coveny Pool.....	757		
revoked		52/88	Feb. 13/88
Dawn 2-30-XIV Pool.....		248/88	May 14/88
Dawn 4-28-111 Pool.....	758		
revoked.....		53/88	Feb. 13/88
Dawn and Sombra (Townships of).....	759		
revoked.....		355/89	July 8/89
Dover 1-II-V-E Pool.....		318/85	June 29/85
Dover 7-5-V Pool.....		622/83	Oct. 15/83
(revoked by 104/88)			
Dover 7-5-V E Pool.....		104/88	Mar. 5/88
Dungannon Pool.....	760		
Dunwich 8-22-A B.F. Pool.....		357/89	July 8/89
Egremont (Township of).....	761		
Ekfrid Pool.....	762		

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Enniskillen 6-15-II.....		485/86	Aug. 30/86
amended.....		577/86	Oct. 11/86
Enniskillen 2-21-II Pool.....		84/90	Mar. 17/90
Enniskillen 7-30-IX Pool.....		283/86	May 31/86
General Dawn 5-27-111 Pool.....	763		
Gosfield South (Township of).....	764		
Gosfield South 8-7-V Pool.....		17/88	Jan. 30/88
Hemlock Pool.....	765		
Innerkip East Pool.....	766		
Innerkip Pool.....	767		
Ladysmith Pool.....	768		
Maidstone 7-17-V Pool.....		18/88	Jan. 30/88
Malden (Township of).....	769		
Mersea 1-15-B Pool..... (revoked by 1/85)		584/84	Sept. 29/84
Mersea 1-15-B Pool..... (revoked by 249/88)		1/85	Jan. 26/85
Mersea 2-15-B Pool.....		249/88	May 14/88
Mersea 6-16-B Pool.....		19/88	Jan. 30/88
Mersea 6-23-VII Pool..... (revoked by 136/90)		20/88	Jan. 30/88
Mersea 6-23-VII Pool.....		136/90	Apr. 14/90
Mersea 8-16-VIII Pool.....		493/88	Aug. 20/88
Moore (Township of).....	770		
Moore 5-50-Front Pool.....		669/90	Jan. 5/91
Osborne Pool.....	771		
Otter Creek East Pool.....	772		
Otter Creek Pool.....	773		
Oxley Field..... revoked.....	774	356/89	July 8/89
Plympton 5-19-VI Pool.....	775		
PPC/RAM 20, Dover 3-7-III E Pool.....		657/89	Dec. 23/89

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Raleigh 1-17-XIII Pool.....		670/90	Jan.	5/91
Raleigh 2-14-XIV Pool.....		86/90	Mar.	17/90
Revallee, Rochester 1-20-V (EBR) Pool.....		14/86	Feb.	1/86
Romney 3-8-II Pool.....		306/88	May	28/88
Romney 5-15-I Pool.....		137/90	Apr.	14/90
Romney 6-13-III Pool..... (revoked by 54/89)		305/88	May	28/88
Romney 6-13-III Pool.....		54/89	Feb.	18/89
Romney 6-13-IV Pool..... amended.....		55/89 395/90	Feb. Aug.	18/89 4/90
Ruscom River Pool.....	776			
St. Patrick's Pool.....	777			
Sarnia 5-3-II Pool..... revoked.....		511/88 659/89	Aug. Dec.	27/88 23/89
Sombra 3-26-VI Pool.....		77/87	Feb.	28/87
Sombra 5-11-XII Pool.....		85/90	Mar.	17/90
Stephen 2-23-XVI Pool.....		261/90	June	2/90
Terminus North Pool.....	778			
Tilbury East 1-24-IX Pool.....		21/88	Jan.	30/88
Townsend Pool.....	779			
Venison Creek Pool.....	780			
Verschoyle West Pool.....	781			
Wilsonville Pool.....	782			
Wilsonville South Pool.....	783			

PITS AND QUARRIES CONTROL ACT

General.....	784			
amended.....		157/81	Apr.	4/81
amended.....		323/81	May	30/81
amended.....		424/84	July	14/84
amended.....		29/86	Feb.	8/86
amended.....		155/86	Apr.	12/86

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PLANNING ACT			
(See now <u>Planning Act, 1983</u>)			
Delegation of Authority of Minister under Section 53 of the Planning Act			
- Condominium Plans..... (revoked by 475/83)	324/81	May	30/81
- Condominium Plans..... (revoked by 475/83)	147/83	Apr.	2/83
- Subdivision Plans..... (revoked by 476/83)	78/82	Mar.	6/82
NOTE: For Delegation of Authority Withdrawals see "Withdrawals of Delegation of Authority of Minister under....."			
Notice Requirements -			
Restricted Area By-Laws..... (revoked by 404/83)	785		
Order of the Minister under Section 30 of the Planning Act			
Town of Fort Erie in The Regional Municipality of Niagara, Lot 15 and parts of lots 14 and 16, Plan Number 32.....	2/81	Jan.	24/81
City of London in the County of Middlesex, Lot 35, Plan Number 630.....	3/81	Jan.	24/81
Township of Aldborough in the County of Elgin, Lot 7, Concession XII, Plan Number D-320.....	8/81	Jan.	31/81
Township of Essa in the County of Simcoe, Lot 19, Concession IV, Plan Number 51R-478.....	12/81	Feb.	7/81
Town of Bracebridge in the District Municipality of Muskoka, Lot 20 in Concession IX, Plan Number BR-1624.....	17/81	Feb.	7/81
Town of Fort Erie in The Regional Municipality of Niagara, Lot 40, Plan Number 1088 and Lot 57, Plan Number 200.....	34/81	Feb.	14/81
Town of Blind River in the Territorial District of Algoma, Lot 376, Plan Number 487.....	54/81	Feb.	21/81
Town of Goderich in the County of Huron, lots 865 and 866, lots 888 and 889, Plan Number 7.....	74/81	Mar.	7/81

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City of Hamilton in The Regional Municipality of Hamilton-Wentworth, lots 6, 7, 8 and part of Lot 9 Plan Number 62R-423.....		86/81	Mar.	14/81
Township of Bedford in the County of Frontenac, Lot 31, Concession VII, Plan Number R-95		124/81	Mar.	21/81
Township of Paipoonge in the Territorial District of Thunder Bay, Lot 25, Concession III, Parcel 2094.....		189/81	Apr.	11/81
Township of Snowdon in the Provisional County of Haliburton, Plan Number 19R-538.....		211/81	Apr.	25/81
Town of Newcastle, formerly in the Township of Darlington, in the County of Durham, Lot 23, Concession III.....		234/81	May	2/81
Township of Dunwich in the County of Elgin, Lot 8, Concession VII.....		260/81	May	16/81
Township of Rama in the County of Simcoe, formerly in the County of Ontario, Lot 19, Concession F..... (revoked by 486/81)		261/81	May	16/81
Township of Rama in the County of Simcoe, Lot 19, Concession F.....		262/81	May	16/81
Town of Wasaga Beach formerly in the Village of Wasaga Beach, in the County of Simcoe, Lot 2, Concession XV, Plan Number 815.....		263/81	May	16/81
Town of Wasaga Beach in the County of Simcoe, Plan Number 518942 and Plan Number 815.....		264/81	May	16/81
Township of Verulam in the County of Victoria, Lot 11, Concession IV, Plan Number RD60.....		351/81	June	13/81
Borough of York in The Municipality of Metropolitan Toronto, Parts of Lots 314 and 315, Plan Number 1813.....		356/81	June	13/81
Borough of York in The Municipality of Metropolitan Toronto, Parts of Lots 17 and 18, Plan Number 847.....		357/81	June	13/81
Township of Essa in the County of Simcoe, Part of the East Half of Lot 19, Concession IV, Plan Number 51R-478..... amended.....		391/81 530/86	June Sept.	27/81 20/86

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Township of Wainfleet in The Regional Municipality of Niagara, formerly in the County of Welland, Parts of Lots 19 and 20, Concession III, Plan Number 778A.....		392/81	June	27/81
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the County of Welland, Part of Block F, Corporation Plan No. 24, now known as Plan 525.....		393/81	June	27/81
Township of Amaranth in the County of Dufferin, Lot 1, Concession IX.....		403/81	July	4/81
Township of Carden in the County of Victoria, Lot 2, Concession IV, Plan Number 57R-228.....		411/81	July	4/81
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Township of Bertie in the County of Welland, Lot 4, Cross Concession.....		450/81	July	18/81
City of Toronto in The Municipality of Metropolitan Toronto, Lot 1, Plan Number 128E.....		485/81	Aug.	8/81
Township of Rama in the County of Simcoe, formerly in the County of Ontario, Lot 19, Concession F.....		486/81	Aug.	8/81
City of Mississauga in The Regional Municipality of Peel, formerly in the Township of Toronto in the County of Peel, Lot 128, Plan Number 745.....		488/81	Aug.	8/81
Town of Wasaga Beach, formerly the Village of Wasaga Beach, in the County of Simcoe, Lot 5, Sixteenth Concession.....		528/81	Aug.	29/81
City of North York, formerly in the Borough of York, in The Municipality of Metropolitan Toronto, Plan Number 2056.....		542/81	Sept.	5/81
Town of East Gwillimbury in The Regional Municipality of York, Block E, Part I, Plan Number 402..... (revoked by 585/81)		577/81	Sept.	12/81
Town of East Gwillimbury in The Regional Municipality of York, Block E, Part I, Plan Number 402.....		585/81	Sept.	12/81

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Town of Tay in the County of Simcoe, Lot 13, Plan Number 87 designated as Part 14, Plan Number 51R-1278.....		612/81	Oct. 3/81
City of Orillia, formerly in the Township of South Orillia, in the County of Simcoe, Lot 5, Concession IV, Parts 1, 2, 3 and 4 Plan Number 51R-1130.....		618/81	Oct. 10/81
Geographic Township of Casgrain in the Territorial District of Cochrane, Lot 25, Concession VII.....		632/81	Oct. 17/81
Township of Rama in the County of Simcoe, Lot 5, Concession L.....		674/81	Oct. 24/81
Township of Nottawasaga in the County of Simcoe, Lot 32, Concession IV and V.....		676/81	Oct. 31/81
Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, Parcel 6-1, Section MA-2..... (revoked by 861/81)		677/81	Oct. 31/81
City of Toronto and partly in the Borough of York, formerly in the Township of York, Plan No. 1885.....		714/81	Nov. 7/81
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Township of Bertie in the County of Welland, Lot 2, Concession II.....		780/81	Dec. 5/81
Township of Tay in the County of Simcoe, Lot 14, Plan Number 87, Part 5, Plan Number 51R-1278.....		782/81	Dec. 5/81
Township of Mariposa in the County of Victoria, lots 7 and 8, Concession A, Part 54, Plan Number R.D. 187 and Lot 98, Plan Number 553.....		783/81	Dec. 5/81
Town of Wasaga Beach in the County of Simcoe, Lot 26, Plan Number 1576.....		797/81	Dec. 12/81
Town of Wasaga Beach, formerly in the Village of Wasaga Beach, in the County of Simcoe, part of Lot 6, Concession XVI, Plan Number 51R-553.....		840/81	Jan. 2/82
Town of Markham in The Regional Municipality of York, formerly in the Township of Markham in the County of York, Parcel 6-7 for Section MA-2.....		861/81	Jan. 9/82

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Township of Lindsay in the County of Bruce, Lot 15, Concession VIII, Plan Number R-174.....	869/81	Jan.	16/82
Township of Emily in the County of Victoria, Lot 13, Concession I, Plan Number RD-44.....	6/82	Jan.	30/82
Township of Tay in the County of Simcoe, part of Lot 112, Concession II, Plan Number 51R-1231.....	51/82	Feb.	20/82
Geographic Township of Monteith in the Territorial District of Parry Sound, part of Lot 31, Concession VIII, Plan Number PSR 1700.....	64/82	Feb.	20/82
Geographic Township of Monteith in the Territorial District of Parry Sound, part of Lot 31, Concession VIII, Plan Number PSR 1700.....	65/82	Feb.	20/82
Township of Tay in the County of Simcoe, part of Lot 13, Plan Number 51R-1278.....	80/82	Mar.	6/82
Township of Cardiff in the Provisional County of Haliburton, part of Lot 24, Concession VI.....	81/82	Mar.	6/82
Township of Bedford in the County of Frontenac, part of Lot 31, Concession VII.....	87/82	Mar.	6/82
City of North York in The Municipality of Metropolitan Toronto, part of Lot 64, Plan Number 7611.....	112/82	Mar.	13/82
City of North York in The Municipality of Metropolitan Toronto, Lot 65, Plan Number 7611.....	113/82	Mar.	13/82
Township of Uxbridge in The Regional Municipality of Durham in the County of Ontario, part of Lot 14, Concession VII, Plan Number 414.....	143/82	Mar.	27/82
Town of Wasaga Beach in the County of Simcoe, Lot 43, Plan Number 1700.....	163/82	Apr.	3/82
Township of Tay in the County of Simcoe, Lot 83, Concession 1, Plan Number 51R-10463..... (revoked by 453/82)	164/82	Apr.	3/82

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Township of Scugog in The Regional Municipality of Durham, Lot 5, Concession X, Plan Number 40R-4747.....	175/82	Apr.	10/82
Township of Tay in the County of Simcoe, lots 13 and 14, Plan Number 51R-1278.....	192/82	Apr.	17/82
Township of Georgina in The Regional Municipality of York, Lot 11, Concession III, Plan Number 86766B.....	193/82	Apr.	17/82
City of Mississauga in The Regional Municipality of Peel, Lot 162, Plan Number 774.....	280/82	May	15/82
City of Mississauga in The Regional Municipality of Peel, Lot 5, Concession I, Plan Number 43R-9820.....	292/82	May	22/82
Town of Wasaga Beach, County of Simcoe, Lot 6, Concession XVI, Plan Number RD469.....	301/82	May	22/82
Township of Smith in the County of Peterborough, Lot 27, Concession XIV, Plan Number 45R-4201.....	316/82	May	29/82
Town of Parry Sound, Territorial District of Parry Sound, Lots 114 and 115 on Westside of Highview Street, Plan Number 135.....	332/82	June	5/82
Township of Mariposa, County of Victoria, Lot 40, Plan Number 553.....	371/82	June	19/82
Township of Southwold, County of Elgin, Lot 45, Plan Number D-911.....	372/82	June	19/82
Township of Mariposa, County of Victoria, Part 19 on Reference Plan, Lot 40, Plan Number 553.....	381/82	June	19/82
revoked.....	435/82	July	10/82
Township of Essa in the County of Simcoe, Lot 19 in Concession IV, Plan Number 478.....	402/82	June	26/82
Town of Wasaga Beach, formerly in the Township of Sunnidale, in the County of Simcoe, Lot 5, Concession XV, Plan Number 51R-1316.....	420/82	July	3/82

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Township of Adelaide, County of Middlesex, Concession III, Lot 19, Plan Number 295.....	421/82	July	3/82
Township of Adelaide, County of Middlesex, Concession III, Lot 20, Plan Number 295.....	422/82	July	3/82
Township of Normandy, County of Grey, Lot 30, Concession XIII.....	427/82	July	3/82
Township of Beaucage in the Territorial District of Nipissing, Lot 12, Concession I, Plan Number P-2259.....	446/82	July	17/82
Township of Lindsay, County of Bruce, Lot 15, Concession VIII, Plan Number R-174.....	452/82	July	17/82
Township of Tay, County of Simcoe, Lot 83, Concession I, Plan Number 51R-10463.....	453/82	July	17/82
Township of Leamington, County of Essex, Lot 10, Plan Number 198.....	461/82	July	24/82
Village of Elora, County of Wellington Wellington South (No.61), Plan Number 181.....	481/82	July	31/82
Township of London, County of Middlesex, Concession XI.....	493/82	Aug.	7/82
Township of Matchedash, County of Simcoe, Lot 20, Concession VIII.....	510/82	Aug.	14/82
Village of Elora, County of Wellington, Wellington South (No.61) as Number 181, Plan Number WGR-14.....	511/82	Aug.	14/82
Township of Himsworth South, District of Parry Sound, Lot 11, Concession XVII, Number PSR, Plan 290.....	512/82	Aug.	14/82
Township of Cardiff, Provisional County of Haliburton, Lot 24, Concession VI.....	578/82	Sept.	11/82
Town of Halton Hills, The Regional Municipality of Halton (formerly the Town of Acton in the County of Halton) Lot 40, Plan Number 772.....	603/82	Sept.	25/82
Township of West Lincoln, The Regional Municipality of Niagara (Formerly in the Township of Gainsborough, County of Lincoln) Lot 19, Concession IV.....	605/82	Sept.	25/82

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Township of Cardiff, Provisional County of Haliburton, Lot 24, Concession VI.....		666/82	Oct. 23/82
Township of Innisfil, County of Simcoe, Lot 30, Concession XIII, Plan Number 660..... (revoked by 4/83)		675/82	Oct. 23/82
Township of Adjala in the County of Simcoe, Plan Number RD-622.....		691/82	Oct. 30/82
Township of Innisfil in the County of Simcoe, Lot 26, Concession XI.....		699/82	Nov. 6/82
Township of Bayham in the County of Elgin.....		735/82	Nov. 20/82
Township of Essa in the County of Simcoe, Lot 19, Concession IV.....		756/82	Dec. 4/82
Township of Tudhope in the Territorial District of Timiskaming, Lot 11, Concession 1, Plan Number 54R-1327.....		759/82	Dec. 4/82
Township of Essa in the County of Simcoe, Lot 19, Concession IV, Plan Number 51R-11213.....		763/82	Dec. 4/82
Township of Lindsay in the County of Bruce, Lot 15, Concession VIII, Plan Number R-174.....		764/82	Dec. 4/82
Township of Cramahe in the County of Northumberland, Lots 14, 15 and 16 in Concession IV.....		788/82	Dec. 4/82
Township of Brant in the County of Bruce, Lot 30, Concession II.....		811/82	Jan. 1/83
Township of Innisfil in the County of Simcoe, Part of Broken, Lot 30, Concession XIII and Part of Lot 39 and Block G, Plan Number 660.....		4/83	Jan. 22/83
Town of Wasaga Beach (formerly in the township of Sunnidale) in the County Simcoe, Lot 6, Concession XVI, Plan Number 534.....		18/83	Jan. 29/83
Town of Rayside - Balfour in The Regional Municipality of Sudbury, Lot 1, Concession III, Plan Number 53R-3792.....		52/83	Feb. 5/83

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Town of Lindsay, formerly in the Township of Ops, in the County of Victoria, east half of Lot 20 in Concession IV, Plan Number 97956; Lot 20, Concession IV, Plan Number 13415.....		59/83	Feb. 5/83
Town of Onaping Falls formerly in the Township of Dowling, in The Regional Municipality of Sudbury, Lot 10, Concession IV.....		89/83	Feb. 26/83
Town of Wasaga Beach, formerly in the Township of Nottawasaga, County of Simcoe, Lot 8, Plan Number 862.....		105/83	Mar. 12/83
Town of Fort Erie in The Regional Municipality of Niagara, parts of Lots 13 and 14, Plan Number 328 for the Town of Fort Erie and Plan Number 2371 for the former Township of Bertie, now known as Plan Number 992.....		109/83	Mar. 12/83
City of Cornwall in the United Counties of Stormont, Dundas and Glengarry, Lot 7, Concession 1.....		110/83	Mar. 19/83
Township of Welford in the United Counties of Leeds and Grenville, Lot 10, Concession II.....		111/83	Mar. 19/83
Township of Orillia in the County of Simcoe, Lot 2 Concession 1, Plan Number 478.....		115/83	Mar. 19/83
Township of Dack, in the Territorial District of Timiskaming, Parcel 17567, South Section Timiskaming.....		143/83	Mar. 26/83
Township of Tay in the County of Simcoe, part of Lot 13 Plan Number 51R-1278.....		181/83	Apr. 16/83
Town of Wasaga Beach in the County of Simcoe, Lot 40 Plan Number 1700.....		182/83	Apr. 16/83
Township of Croft in the Territorial District of Parry Sound, Lots 21 and 22, Concession III, Plan Number P5R 1904.....		207/83	Apr. 23/83

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City of Mississauga in The Regional Municipality of Peel, formerly in the Township of Toronto in the County of Peel, part of Lot 125 Plan Number 774.....		216/83	Apr. 30/83
Township of Hagerman in the Territorial District of Parry Sound, parts of Lots 28, 29 and 30 in Concession VII Plan Number 260.....		217/83	Apr. 30/83
Town of Fort Erie in The Regional Municipality of Niagara, formerly in the Village of Crystal Beach in the County of Welland, part of Block P Plan Number 544.....		243/83	May 14/83
Township of Evanturel in the Territorial District of Timiskaming, part of the south half of Lot 7 in Concession I.....		249/83	May 14/83
Townships of Belmont and Methuen, formerly in the Township of Methuen, in the County of Peterborough, parts of Lot 30 in Concession IX.....		315/83	June 11/83
Township of Mariposa in the County of Victoria, part of Lot 1 in Concession C, part 6 Number R.D. 200 Lot 11 Number 547.....		327/83	June 18/83
Township of Howard in the County of Kent, half Lot 93, Number 219087.....		329/83	June 18/83
Township of Mariposa in the County of Victoria part of Lot 8 in Concession A Number R.D. 187.....		352/83	June 25/83
Town of Goderich in the County of Huron West half of Lot 376 Plan Number 457.....		357/83	July 2/83
Town of Huntsville in the District Municipality of Muskoka, formerly in the Township of Chaffey in the District of Muskoka, Part of Lot 11, Concession III Township of Chaffey Part 18, Plan Number BR-1048.....		420/83	July 16/83

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Town of Aylmer in the County of Elgin Lots 1, 2, 3, 4 and 5 of Plan 301.....	421/83	July	16/83
Town of Rayside-Balfour in The Regional Municipality of Sudbury, part of Lot 1 in Concession III, Plan Number 53R-3792.....	467/83	Aug.	6/83
Town of Rayside-Balfour in The Regional Municipality of Sudbury, part of Lot 1 in Concession III, Plan Number 53R-3792.....	468/83	Aug.	6/83
Township of Fenelon in the County of Victoria part of Lot 30 in Concession VII.....	472/83	Aug.	13/83
Township of Georgina, in The Regional Municipality of York, formerly in the County of York, part of Lot Numbers 22 and 23 in Concession 1.....	518/83	Aug.	27/83
City of Mississauga in The Regional Municipality of Peel (formerly in the Township of Toronto, in the County of Peel) part of Block B, Plan Number 680.....	519/83	Aug.	27/83
(An asterisk (*) denotes that the Regulation has been amended prior to January 1, 1981 but the amendments are not shown.) (- for amendments to the end of 1980 - see Table of Regulations published in The Ontario Gazette dated March 14, 1981 or in the Statutes of Ontario, 1980.)			
Restricted Areas - (now zoning)			
County of Brant,			
Township of Brantford.....	*295/74		
revoked.....	44/87	Feb.	14/87
Township of Brantford (revoking Reg.).....	695/82	Nov.	6/82
County of Bruce,			
Township of Brant (revoking Reg.).....	747/82	Nov.	27/82
Township of Carrick.....	*274/74		
amended.....	358/83	July	2/83
Township of Huron (revoking Reg.).....	746/82	Nov.	27/82
Town of Kincardine (revoking Reg.).....	748/82	Nov.	27/82

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County of Elgin,			
Township of Bayham (*284/74)			
amended.....	738/81	Nov.	21/81
revoked.....	799/82	Dec.	25/82
Township of Malahide (revoking Reg.).....	588/82	Sept.	18/82
County of Essex,			
Township of Colchester South			
(revoking Reg.).....	176/82	Apr.	10/82
Township of Mersea (revoking Reg.).....	632/82	Oct.	9/82
Township of Tilbury North.....	*674 of R.R.O. 1970		
amended.....	701/83	Nov.	19/83
County of Frontenac,			
Township of Bedford (revoking Reg.).....	159/81	Apr.	4/81
County of Grey,			
Township of Glenelg.....	*294/74		
County of Haliburton,			
Township of Cardiff (revoking Reg.).....	604/82	Sept.	25/82
County of Hastings,			
Township of Sidney (revoking Reg.).....	305/82	May	22/82
Township of Thurlow.....	*318/74		
amended.....	218/83	Apr.	30/83
amended.....	593/84	Oct.	6/84
revoked.....	112/89	Mar.	18/89
County of Huron,			
Township of East Wawanosh			
(revoking Reg.).....	238/82	May	1/82
Township of Hay (revoking Reg.).....	241/82	May	1/82
Township of Morris (revoking Reg.).....	239/82	May	1/82
Township of Stephen.....	*289/74		
amended.....	410/81	July	4/81
Township of Turnberry			
(revoking Reg.).....	240/82	May	1/82
Township of Usborne.....	*287/74		
County of Kent,			
Township of Camden (revoking Reg.).....	214/82	Apr.	24/82
Township of Chatham (*10/73)			
amended.....	752/81	Nov.	28/81
amended.....	809/81	Dec.	19/81
amended.....	587/82	Sept.	18/82
revoked.....	642/82	Oct.	16/82

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Township of Harwich.....		69/81	Mar.	7/81
Township of Raleigh (revoking Reg.).....		68/81	Mar.	7/81
Township of Raleigh.....		70/81	Mar.	7/81
County of Lambton, Township of Bosanquet (revoking Reg.).....		100/82	Mar.	6/82
Township of Moore.....		250/83	May	14/83
(revoking Reg.).....		211/85	June	1/85
Township of Warwick.....		*281/74		
amended.....		851/81	Jan.	9/82
County of Lanark, Township of Drummond (revoking Reg.).....		531/81	Aug.	29/81
County of Leeds and Grenville, Township of Front of Leeds and Lansdowne (revoking Reg.).....		547/82	Aug.	21/82
Township of Oxford (on Rideau).....		372/77		
amended.....		22/81	Feb.	14/81
revoked.....		708/86	Dec.	20/86
Township of South Elmsley.....		*310/74		
Township of South Gower.....		371/77		
County of Northumberland, Township of Murray (revoking Reg.).....		862/81	Jan.	16/82
County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering).....		*102/72		
amended.....		208/81	Apr.	18/81
amended.....		209/81	Apr.	25/81
amended.....		833/81	Jan.	2/82
amended.....		852/81	Jan.	9/82
amended.....		165/82	Apr.	3/82
amended.....		492/82	Aug.	7/82
amended.....		64/83	Feb.	12/83
amended.....		93/83	Feb.	26/83
amended.....		194/83	Apr.	16/83
amended.....		283/83	May	28/83
amended.....		291/83	May	28/83
amended.....		310/83	June	4/83
amended.....		311/83	June	4/83
amended.....		469/83	Aug.	6/83
amended.....		114/84	Mar.	10/84
amended.....		608/84	Oct.	13/84
amended.....		66/85	Feb.	23/85
amended.....		67/85	Feb.	23/85

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amended.....	202/85	May	25/85
amended.....	372/85	July	27/85
amended.....	390/85	Aug.	17/85
amended.....	393/85	Aug.	17/85
amended.....	468/85	Oct.	5/85
amended.....	522/85	Nov.	2/85
amended.....	34/86	Feb.	15/86
amended.....	74/86	Mar.	1/86
amended.....	101/86	Mar.	15/86
amended.....	110/86	Mar.	22/86
amended.....	235/86	May	17/86
amended.....	236/86	May	17/86
amended.....	262/86	May	24/86
amended.....	403/86	July	26/86
amended.....	404/86	July	26/86
amended.....	469/86	Aug.	23/86
amended.....	535/86	Sept.	20/86
amended.....	612/86	Oct.	25/86
amended.....	732/86	Jan.	3/87
amended.....	129/87	Mar.	28/87
amended.....	468/87	Aug.	22/87
amended.....	483/87	Sept.	5/87
amended.....	538/87	Oct.	10/87
amended.....	546/87	Oct.	17/87
amended.....	81/88	Feb.	27/88
amended.....	144/88	Apr.	2/88
amended.....	267/89	May	27/89
amended.....	421/89	Aug.	5/89
amended.....	180/90	Apr.	28/90
amended.....	503/90	Sept.	8/90
Township of Uxbridge.....	*103/72		
amended.....	538/81	Aug.	29/81
amended.....	426/82	July	3/82
amended.....	584/83	Oct.	1/83
revoked.....	506/84	Aug.	25/84
County of Oxford, Township of Tillsonburg.....	*347/74		
County of Perth, Township of Elma (revoking Reg.).....	182/82	Apr.	10/82
Township of Wallace (revoking Reg.).....	183/82	Apr.	10/82
County of Peterborough, Township of North Monaghan.....	377/77		
Township of Smith.....	720/79		
amended.....	319/85	June	29/85
revoked.....	590/85	Dec.	7/85
Township of Smith.....	879/79		
amended.....	320/85	June	29/85
revoked.....	589/85	Dec.	7/85

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County of Prescott and Russell, Township of West Hawkesbury.....		*321/74	
revoked	721/84	Nov.	24/84
County of Prince Edward, Township of North Marysburgh (revoking Reg.).....		812/81	Dec. 19/81
Township of Sophiasburgh (revoking Reg.).....		696/82	Nov. 6/82
County of Renfrew, Township of Admaston.....		*316/74	
revoked.....	731/86	Dec.	27/86
Township of Alice and Fraser.....		*314/74	
revoked.....	730/86	Dec.	27/86
Township of Horton.....		*317/74	
revoked.....	520/84	Sept.	1/84
Township of McNab.....		*311/74	
amended.....	437/81	July	11/81
revoked.....	728/86	Dec.	27/86
Township of Pembroke.....		*315/74	
revoked.....	519/84	Sept.	1/84
Township of Rolph, Buchanan, Wylie and McKay.....		*312/74	
revoked.....	729/86	Dec.	27/86
Township of Stafford (revoking Reg.).....		697/82	Nov. 6/82
County of Simcoe, Township of Essa.....		*299/74	
Township of Innisfil.....		1034/80	
amended.....	20/82	Feb.	6/82
amended.....	5/84	Jan.	21/84
revoked.....	425/85	Sept.	14/85
Township of Innisfil.....		675/81	Oct. 24/81
amended.....	438/82	July	10/82
amended.....	621/82	Oct.	9/82
amended.....	719/82	Nov.	13/82
amended.....	284/83	May	28/83
amended.....	319/83	June	11/83
amended.....	498/83	Aug.	20/83
amended.....	786/83	Jan.	7/84
amended.....	39/84	Feb.	11/84
amended.....	76/84	Feb.	25/84
amended.....	673/84	Nov.	10/84
amended.....	740/84	Dec.	8/84
amended.....	25/85	Feb.	9/85
amended.....	340/85	July	6/85
amended.....	377/85	Aug.	3/85
revoked.....	415/85	Aug.	31/85

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Township of Nottawasaga.....	*675 of R.R.O. 1970		
amended.....	185/81	Apr.	11/81
amended.....	237/81	May	2/81
amended.....	366/81	June	20/81
amended.....	367/81	June	20/81
amended.....	474/81	Aug.	1/81
amended.....	518/81	Aug.	22/81
amended.....	545/81	Sept.	5/81
amended.....	624/81	Oct.	10/81
amended.....	684/81	Oct.	31/81
amended.....	878/81	Jan.	16/82
amended.....	56/82	Feb.	20/82
amended.....	101/82	Mar.	6/82
amended.....	142/82	Mar.	27/82
amended.....	373/82	June	19/82
amended.....	378/82	June	19/82
amended.....	395/82	June	26/82
amended.....	462/82	July	24/82
amended.....	509/82	Aug.	14/82
amended.....	557/82	Aug.	28/82
amended.....	585/82	Sept.	18/82
amended.....	586/82	Sept.	18/82
amended.....	631/82	Oct.	9/82
amended.....	662/82	Oct.	23/82
amended.....	703/82	Nov.	6/82
amended.....	65/83	Feb.	12/83
amended.....	117/83	Mar.	19/83
amended.....	262/83	May	21/83
amended.....	312/83	June	4/83
amended.....	313/83	June	4/83
amended.....	354/83	July	2/83
amended.....	390/83	July	9/83
amended.....	391/83	July	9/83
amended.....	449/83	July	30/83
amended.....	534/83	Sept.	10/83
amended.....	535/83	Sept.	10/83
amended.....	536/83	Sept.	10/83
amended.....	537/83	Sept.	10/83
amended.....	574/83	Sept.	24/83
amended.....	694/83	Nov.	19/83
amended.....	111/84	Mar.	10/84
amended.....	118/84	Mar.	10/84
amended.....	119/84	Mar.	10/84
amended.....	213/84	Apr.	28/84
amended.....	330/84	June	9/84
amended.....	336/84	June	9/84
amended.....	483/84	Aug.	18/84
amended.....	484/84	Aug.	18/84
amended.....	485/84	Aug.	18/84
amended.....	505/84	Aug.	25/84
amended.....	609/84	Oct.	13/84
amended.....	646/84	Oct.	27/84
amended.....	672/84	Nov.	10/84
amended.....	727/84	Nov.	24/84
amended.....	793/84	Dec.	29/84
amended.....	800/84	Jan.	5/85
amended.....	16/85	Feb.	9/85

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amended.....	141/85	Apr.	20/85
amended.....	175/85	May	4/85
amended.....	195/85	May	18/85
amended.....	200/85	May	25/85
amended.....	244/85	June	8/85
amended.....	368/85	July	20/85
amended.....	384/85	Aug.	10/85
amended.....	385/85	Aug.	10/85
amended.....	392/85	Aug.	17/85
amended.....	455/85	Sept.	28/85
amended.....	456/85	Sept.	28/85
amended.....	457/85	Sept.	28/85
amended.....	485/85	Oct.	19/85
amended.....	486/85	Oct.	19/85
amended.....	587/85	Nov.	30/85
amended.....	5/86	Jan.	25/86
amended.....	107/86	Mar.	22/86
amended.....	185/86	Apr.	19/86
amended.....	186/86	Apr.	19/86
amended.....	230/86	May	17/86
amended.....	312/86	June	14/86
amended.....	313/86	June	14/86
amended.....	346/86	June	28/86
amended.....	347/86	June	28/86
amended.....	348/86	June	28/86
amended.....	349/86	June	28/86
amended.....	378/86	July	12/86
amended.....	405/86	July	26/86
amended.....	415/86	Aug.	2/86
amended.....	471/86	Aug.	23/86
amended.....	515/86	Sept.	20/86
amended.....	529/86	Sept.	20/86
amended.....	560/86	Oct.	11/86
amended.....	561/86	Oct.	11/86
amended.....	593/86	Oct.	18/86
amended.....	626/86	Nov.	15/86
amended.....	627/86	Nov.	15/86
amended.....	653/86	Nov.	22/86
amended.....	678/86	Dec.	13/86
amended.....	679/86	Dec.	13/86
amended.....	43/87	Feb.	14/87
amended.....	113/87	Mar.	21/87
amended.....	125/87	Mar.	28/87
amended.....	145/87	Apr.	11/87
amended.....	231/87	May	16/87
amended.....	290/87	June	13/87
amended.....	310/87	June	27/87
amended.....	332/87	June	27/87
amended.....	350/87	July	4/87
amended.....	390/87	July	18/87
amended.....	441/87	Aug.	15/87
amended.....	473/87	Aug.	29/87
amended.....	482/87	Sept.	5/87
amended.....	485/87	Sept.	5/87
amended.....	503/87	Sept.	12/87
amended.....	507/87	Sept.	19/87
amended.....	522/87	Sept.	19/87

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amended.....	539/87	Oct.	10/87
amended.....	555/87	Oct.	17/87
amended.....	556/87	Oct.	17/87
amended.....	557/87	Oct.	17/87
revoked.....	609/87	Dec.	5/87
Township of Nottawasaga.....	302/82	May	22/82
Township of Tay (revoking Reg.).....	148/81	Apr.	4/81
Township of Tecumseth.....	*300/74		
amended.....	616/82	Oct.	2/82
revoked.....	314/84	June	2/84
Township of Tiny.....	190/81	Apr.	11/81
amended.....	728/84	Dec.	1/84
revoked.....	126/85	Apr.	13/85
Township of Vespra.....	*62/73		
amended.....	202/81	Apr.	18/81
amended.....	274/81	May	16/81
amended.....	307/81	May	23/81
amended.....	491/81	Aug.	8/81
amended.....	492/81	Aug.	8/81
amended.....	519/81	Aug.	22/81
amended.....	374/82	June	19/82
amended.....	375/82	June	19/82
amended.....	765/82	Dec.	4/82
amended.....	5/83	Jan.	22/83
amended.....	761/83	Dec.	17/83
amended.....	771/83	Dec.	24/83
amended.....	528/84	Sept.	1/84
amended.....	770/84	Dec.	22/84
amended.....	771/84	Dec.	22/84
amended.....	125/85	Apr.	13/85
amended.....	196/85	May	18/85
amended.....	387/85	Aug.	10/85
amended.....	643/85	Dec.	28/85
amended.....	106/86	Mar.	22/86
amended.....	357/86	July	5/86
amended.....	470/86	Aug.	23/86
amended.....	733/86	Jan.	3/87
revoked.....	753/88	Jan.	7/89
County of Victoria, Township of Ops (revoking Reg.).....	715/81	Nov.	7/81
District of Algoma, Geographic townships of Cobden, Striker, Scarfe and Mack.....	409/82	June	26/82
amended.....	332/83	June	18/83
amended.....	376/85	Aug.	3/85
amended.....	389/87	July	18/87
amended.....	462/87	Aug.	22/87
amended.....	309/88	May	28/88
amended.....	390/90	July	28/90

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Geographic townships of Lewis, Long, Shedden, Spragge and Striker.....	*662 of R.R.O. 1970		
amended.....	370/82	June	12/82
amended.....	409/82	June	26/82
revoked.....	299/84	May	26/84
Geographic Township of West.....	182/81	Apr.	11/81
amended.....	308/81	May	30/81
amended.....	395/85	Aug.	17/85
Sault Ste. Marie North Planning Area.....	279/80		
amended.....	161/81	Apr.	4/81
amended.....	281/81	May	23/81
amended.....	380/81	June	20/81
amended.....	497/81	Aug.	15/81
amended.....	716/81	Nov.	7/81
amended.....	863/81	Jan.	16/82
amended.....	2/82	Jan.	23/82
amended.....	63/82	Feb.	20/82
amended.....	159/82	Apr.	3/82
amended.....	266/82	May	8/82
amended.....	333/82	June	5/82
amended.....	514/82	Aug.	14/82
amended.....	583/82	Sept.	11/82
amended.....	118/83	Mar.	19/83
amended.....	139/83	Mar.	26/83
amended.....	204/83	Apr.	23/83
amended.....	529/83	Sept.	3/83
amended.....	548/83	Sept.	10/83
amended.....	593/83	Oct.	15/83
amended.....	50/84	Feb.	18/84
amended.....	51/84	Feb.	18/84
amended.....	92/84	Mar.	3/84
amended.....	268/84	May	12/84
amended.....	269/84	May	12/84
amended.....	537/84	Sept.	8/84
amended.....	762/84	Dec.	15/84
amended.....	416/85	Aug.	31/85
amended.....	659/85	Jan.	4/86
amended.....	303/86	June	7/86
amended.....	445/86	Aug.	16/86
amended.....	478/86	Aug.	30/86
amended.....	666/86	Nov.	29/86
amended.....	302/87	June	20/87
amended.....	463/87	Aug.	22/87
amended.....	559/87	Oct.	17/87
amended.....	90/88	Mar.	5/88
amended.....	91/88	Mar.	5/88
amended.....	519/88	Sept.	3/88
amended.....	520/88	Sept.	3/88
amended.....	521/88	Sept.	3/88
amended.....	617/88	Oct.	22/88
amended.....	618/88	Oct.	22/88
amended.....	646/88	Nov.	12/88
amended.....	769/88	Jan.	14/89
amended.....	124/89	Mar.	25/89
amended.....	125/89	Mar.	25/89

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amended.....	318/89	June	10/89	
amended.....	319/89	June	10/89	
amended.....	120/90	Apr.	7/90	
amended.....	187/90	May	5/90	
amended.....	304/90	June	23/90	
amended.....	543/90	Sept.	29/90	
amended.....	590/90	Nov.	24/90	
District of Cochrane,				
Town of Kapuskasing.....	*669 of R.R.O. 1970			
revoked.....	469/84	Aug.	11/84	
Town of Kapuskasing.....	172/75			
revoked.....	477/84	Aug.	18/84	
Township of Glackmeyer.....	*271/74			
Geographic townships of Casgrain,				
Hanlan, Kendall, Lowther and Way.....	*493/78			
amended.....	63/81	Feb.	28/81	
amended.....	486/82	July	31/82	
amended.....	230/83	May	7/83	
amended.....	326/83	June	18/83	
amended.....	281/84	May	19/84	
amended.....	337/84	June	16/84	
amended.....	631/84	Oct.	20/84	
amended.....	741/84	Dec.	8/84	
amended.....	78/85	Mar.	2/85	
amended.....	91/85	Mar.	9/85	
amended.....	162/85	Apr.	20/85	
amended.....	245/85	June	8/85	
amended.....	479/85	Oct.	12/85	
amended.....	667/85	Jan.	4/86	
amended.....	700/85	Jan.	18/86	
amended.....	181/86	Apr.	19/86	
Geographic townships of O'Brien,				
Owen and Teetzel.....	423/78			
amended.....	276/86	May	31/86	
Sunday Lake Area and Lower Detour				
Lake Area.....	280/81	May	23/81	
District of Kenora,				
Geographic Township of Baird.....	12/78			
(revoked by 85/84)				
Geographic Township of Baird.....	162/82	Apr.	3/82	
Geographic townships of Brownridge,				
Ewart, Glass, Kirkup and Pelican.....	482/71			
Geographic Township of Forgie.....	798/81	Dec.	12/81	
Geographic Township of Pellatt.....	783/82	Dec.	18/82	
amended.....	636/88	Nov.	5/88	

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Geographic Township of Pettypiece.....	177/80		
amended.....	403/89	July	22/89
Geographic Township of Van Horne.....	343/82	June	12/82
revoked.....	110/84	Mar.	10/84
Geographic Township of Wainwright.....	797/79		
Geographic Township of Wainwright.....	326/81	May	30/81
amended.....	89/89	Mar.	11/89
Territorial District of Kenora (Part of Summer Resort Location L.K. 324 - Parcel 15400 - District of Kenora Freehold).....	327/81	May	30/81
Territorial District of Kenora.....	718/82	Nov.	13/82
amended.....	470/84	Aug.	11/84
amended.....	485/89	Sept.	2/89
District of Manitoulin, Geographic townships of Campbell, Dawson, Mills and Robinson (*153/74)			
amended.....	144/81	Mar.	28/81
amended.....	158/81	Apr.	4/81
amended.....	435/81	July	11/81
amended.....	530/81	Aug.	29/81
(revoked by 672/81)			
District of Manitoulin, Geographic townships of Campbell, Dawson, Mills and Robinson.....	672/81	Oct.	24/81
amended.....	206/82	Apr.	24/82
amended.....	267/82	May	8/82
amended.....	369/82	June	12/82
amended.....	444/82	July	17/82
amended.....	610/82	Sept.	25/82
amended.....	205/83	Apr.	23/83
amended.....	206/83	Apr.	23/83
amended.....	652/83	Oct.	29/83
amended.....	692/83	Nov.	12/83
amended.....	717/83	Dec.	3/83
amended.....	14/84	Jan.	28/84
amended.....	562/84	Sept.	15/84
amended.....	99/85	Mar.	16/85
amended.....	183/85	May	4/85
amended.....	423/85	Sept.	7/85
amended.....	591/85	Dec.	7/85
amended.....	109/86	Mar.	22/86
amended.....	307/86	June	14/86
amended.....	536/86	Sept.	20/86
amended.....	537/86	Sept.	20/86
amended.....	615/86	Nov.	1/86
amended.....	616/86	Nov.	1/86
amended.....	701/86	Dec.	20/86
amended.....	66/87	Feb.	28/87
amended.....	401/87	July	25/87

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amended.....	412/87	Aug.	1/87
amended.....	437/87	Aug.	8/87
amended.....	474/87	Aug.	29/87
amended.....	484/87	Sept.	5/87
amended.....	547/87	Oct.	17/87
amended.....	587/87	Nov.	14/87
amended.....	663/87	Dec.	19/87
amended.....	715/87	Jan.	9/88
amended.....	5/88	Jan.	30/88
amended.....	23/88	Feb.	6/88
amended.....	92/88	Mar.	5/88
amended.....	124/88	Mar.	19/88
amended.....	128/88	Mar.	19/88
amended.....	152/88	Apr.	9/88
amended.....	153/88	Apr.	9/88
amended.....	154/88	Apr.	9/88
amended.....	344/88	June	18/88
amended.....	609/88	Oct.	15/88
amended.....	727/88	Dec.	31/88
amended.....	728/88	Dec.	31/88
amended.....	754/88	Jan.	7/89
amended.....	3/89	Jan.	28/89
amended.....	4/89	Jan.	28/89
amended.....	98/89	Mar.	11/89
amended.....	145/89	Apr.	8/89
amended.....	185/89	Apr.	22/89
amended.....	266/89	May	27/89
amended.....	279/89	June	3/89
amended.....	406/89	July	22/89
amended.....	461/89	Aug.	12/89
amended.....	500/89	Sept.	23/89
amended.....	511/89	Oct.	7/89
amended.....	512/89	Oct.	7/89
amended.....	599/89	Nov.	18/89
amended.....	601/89	Nov.	18/89
amended.....	662/89	Dec.	23/89
amended.....	672/89	Dec.	30/89
amended.....	79/90	Mar.	10/90
amended.....	80/90	Mar.	10/90
amended.....	116/90	Mar.	31/90
amended.....	165/90	Apr.	21/90
amended.....	220/90	May	12/90
amended.....	262/90	June	2/90
amended.....	284/90	June	23/90
amended.....	303/90	June	23/90
amended.....	379/90	July	28/90
amended.....	380/90	July	28/90
amended.....	382/90	July	28/90
amended.....	404/90	Aug.	4/90
amended.....	496/90	Sept.	1/90
amended.....	497/90	Sept.	1/90
amended.....	555/90	Oct.	6/90
amended.....	556/90	Oct.	6/90
amended.....	557/90	Oct.	6/90
amended.....	612/90	Dec.	15/90
amended.....	613/90	Dec.	15/90

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District of Nipissing, Geographic townships of Askin, Gladman, Joan and Macpherson.....		486/71		
Geographic Township of Phyllis.....		811/81	Dec.	19/81
Geographic Township of Strathy.....	*666 of R.R.O. 1970			
revoked.....	813/84		Jan.	5/85
part of the District.....		*540/74		
(see Schedule to the Regulation)				
amended.....	35/81		Feb.	14/81
amended.....	75/81		Mar.	7/81
amended.....	397/81		June	27/81
amended.....	457/81		July	25/81
amended.....	562/81		Sept.	12/81
amended.....	563/81		Sept.	12/81
amended.....	564/81		Sept.	12/81
amended.....	673/81		Oct.	24/81
amended.....	740/81		Nov.	21/81
amended.....	745/81		Nov.	28/81
amended.....	758/81		Nov.	28/81
amended.....	830/81		Dec.	26/81
amended.....	831/81		Dec.	26/81
amended.....	57/82		Feb.	20/82
amended.....	149/82		Apr.	3/82
amended.....	209/82		Apr.	24/82
amended.....	210/82		Apr.	24/82
amended.....	334/82		June	5/82
amended.....	361/82		June	12/82
amended.....	383/82		June	19/82
amended.....	463/82		July	24/82
amended.....	464/82		July	24/82
amended.....	485/82		July	31/82
amended.....	500/82		Aug.	7/82
amended.....	581/82		Sept.	11/82
amended.....	582/82		Sept.	11/82
amended.....	678/82		Oct.	23/82
amended.....	702/82		Nov.	6/82
amended.....	708/82		Nov.	13/82
amended.....	777/82		Dec.	11/82
amended.....	846/82		Jan.	8/83
amended.....	337/83		June	25/83
amended.....	680/83		Nov.	12/83
amended.....	712/83		Nov.	26/83
amended.....	775/83		Dec.	31/83
amended.....	776/83		Dec.	31/83
amended.....	777/83		Dec.	31/83
amended.....	1/84		Jan.	21/84
amended.....	224/84		Apr.	28/84
amended.....	331/84		June	9/84
amended.....	400/84		July	7/84
amended.....	436/84		July	21/84
amended.....	437/84		July	21/84
amended.....	553/84		Sept.	8/84
amended.....	594/84		Oct.	6/84
amended.....	595/84		Oct.	6/84

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amended.....	596/84	Oct.	6/84
amended.....	597/84	Oct.	6/84
amended.....	742/84	Dec.	8/84
amended.....	744/84	Dec.	8/84
amended.....	757/84	Dec.	15/84
amended.....	774/84	Dec.	22/84
amended.....	798/84	Jan.	5/85
(revoked by 40/85)			
Township of Temagami.....	*667 of R.R.O. 1970		
amended.....	561/81	Sept.	12/81
amended.....	454/82	July	17/82
amended.....	535/82	Aug.	21/82
amended.....	17/83	Jan.	22/83
revoked.....	583/84	Sept.	29/84
District of Parry Sound, Geographic Township of Croft.....	153/80		
Geographic Township of Croft.....	1110/80		
Geographic Township of East Mills.....	1133/80		
Geographic Township of Ferguson.....	1109/80		
amended.....	396/81	June	27/81
Geographic Township of Ferguson (Plan M-478).....	537/82	Aug.	21/82
Geographic Township of Ferguson (Plan M-512).....	538/82	Aug.	21/82
amended.....	250/84	May	12/84
Geographic Townships of McKenzie and Patterson.....	*484/71		
amended.....	74/82	Feb.	27/82
amended.....	405/82	June	26/82
District of Rainy River, Geographic Township of Miscampbell.....	449/74		
amended.....	575/81	Sept.	12/81
amended.....	603/81	Sept.	19/81
amended.....	712/81	Nov.	7/81
Registered Plan No. SM-293 (south of the Geographic Township of Trotter).....	483/71		
Township of Alberton.....	*268/74		
District of Sudbury, Geographic Townships of Emo and Strathearn.....	485/71		
Geographic Township of Ivanhoe.....	831/82	Jan.	8/83
Part of the District (*568/72)			
amended.....	1/81	Jan.	24/81
amended.....	14/81	Feb.	7/81

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amended.....	384/81	June	27/81
amended.....	385/81	June	27/81
amended.....	477/81	Aug.	1/81
amended.....	487/81	Aug.	8/81
amended.....	509/81	Aug.	15/81
amended.....	532/81	Aug.	29/81
amended.....	543/81	Sept.	5/81
amended.....	572/81	Sept.	12/81
(revoked by 834/81)			
Territorial District of Sudbury.....	834/81	Jan.	2/82
amended.....	67/82	Feb.	20/82
amended.....	79/82	Mar.	6/82
amended.....	110/82	Mar.	13/82
amended.....	116/82	Mar.	20/82
amended.....	117/82	Mar.	20/82
amended.....	118/82	Mar.	20/82
amended.....	242/82	May	1/82
amended.....	243/82	May	1/82
amended.....	257/82	May	1/82
amended.....	450/82	July	17/82
amended.....	476/82	July	24/82
amended.....	501/82	Aug.	7/82
amended.....	563/82	Sept.	4/82
amended.....	584/82	Sept.	11/82
amended.....	611/82	Sept.	25/82
amended.....	700/82	Nov.	6/82
amended.....	701/82	Nov.	6/82
amended.....	53/83	Feb.	5/83
amended.....	183/83	Apr.	16/83
amended.....	208/83	Apr.	23/83
amended.....	261/83	May	21/83
amended.....	292/83	May	28/83
amended.....	293/83	May	28/83
amended.....	349/83	June	25/83
amended.....	473/83	Aug.	13/83
amended.....	488/83	Aug.	20/83
amended.....	547/83	Sept.	10/83
amended.....	564/83	Sept.	24/83
amended.....	577/83	Oct.	1/83
amended.....	585/83	Oct.	1/83
amended.....	586/83	Oct.	1/83
amended.....	714/83	Nov.	26/83
amended.....	94/84	Mar.	3/84
amended.....	99/84	Mar.	3/84
amended.....	766/84	Dec.	15/84
amended.....	767/84	Dec.	15/84
amended.....	768/84	Dec.	15/84
amended.....	41/85	Feb.	9/85
amended.....	75/85	Feb.	23/85
amended.....	76/85	Feb.	23/85
amended.....	77/85	Feb.	23/85
amended.....	123/85	Apr.	6/85
amended.....	187/85	May	11/85
amended.....	424/85	Sept.	7/85
amended.....	462/85	Sept.	28/85
amended.....	549/85	Nov.	16/85

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amended.....	703/85	Jan.	18/86
amended.....	69/86	Mar.	1/86
amended.....	105/86	Mar.	15/86
amended.....	191/86	Apr.	26/86
amended.....	229/86	May	17/86
amended.....	394/86	July	12/86
amended.....	427/86	Aug.	16/86
amended.....	662/86	Nov.	22/86
amended.....	663/86	Nov.	22/86
amended.....	677/86	Dec.	13/86
amended.....	761/86	Jan.	17/87
amended.....	5/87	Jan.	31/87
amended.....	6/87	Jan.	31/87
amended.....	7/87	Jan.	31/87
amended.....	284/87	June	13/87
amended.....	285/87	June	13/87
amended.....	439/87	Aug.	8/87
amended.....	541/87	Oct.	10/87
amended.....	664/87	Dec.	19/87
amended.....	665/87	Dec.	19/87
amended.....	666/87	Dec.	19/87
amended.....	6/88	Jan.	30/88
amended.....	76/88	Feb.	20/88
amended.....	109/88	Mar.	12/88
amended.....	110/88	Mar.	12/88
amended.....	129/88	Mar.	19/88
amended.....	146/88	Apr.	2/88
amended.....	280/88	May	21/88
amended.....	300/88	May	28/88
amended.....	329/88	June	4/88
amended.....	339/88	June	11/88
amended.....	349/88	June	18/88
amended.....	363/88	June	25/88
amended.....	477/88	Aug.	13/88
amended.....	479/88	Aug.	13/88
amended.....	565/88	Oct.	1/88
amended.....	733/88	Dec.	31/88
amended.....	328/89	June	17/89
amended.....	420/89	Aug.	5/89
amended.....	466/89	Aug.	19/89
amended.....	550/89	Oct.	21/89
amended.....	567/89	Oct.	28/89
amended.....	673/89	Dec.	30/89
amended.....	26/90	Feb.	10/90
amended.....	186/90	May	5/90
amended.....	334/90	July	7/90
amended.....	617/90	Dec.	15/90
amended.....	654/90	Dec.	29/90
Township of Baldwin.....	*270/74		
revoked.....	602/86	Oct.	25/86
District of Thunder Bay, Geographic townships of Ashmore, Errington, Fulford and McQuesten.....	364/81	June	20/81
amended.....	441/83	July	23/83
amended.....	696/84	Nov.	17/84

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amended.....	574/87	Oct.	31/87
amended.....	732/88	Dec.	31/88
Geographic townships of Gorham and Ware.....	*109/75		
amended.....	288/82	May	15/82
amended.....	664/82	Oct.	23/82
amended.....	690/82	Oct.	30/82
amended.....	796/82	Dec.	18/82
amended.....	362/83	July	9/83
amended.....	576/83	Oct.	1/83
amended.....	6/84	Jan.	21/84
amended.....	84/84	Feb.	25/84
amended.....	167/84	Mar.	31/84
amended.....	228/84	Apr.	28/84
amended.....	456/84	Aug.	4/84
amended.....	502/84	Aug.	18/84
amended.....	541/84	Sept.	8/84
amended.....	589/84	Sept.	29/84
amended.....	590/84	Sept.	29/84
amended.....	607/84	Oct.	6/84
amended.....	623/84	Oct.	20/84
amended.....	644/84	Oct.	27/84
amended.....	645/84	Oct.	27/84
amended.....	745/84	Dec.	8/84
amended.....	758/84	Dec.	15/84
amended.....	759/84	Dec.	15/84
amended.....	760/84	Dec.	15/84
amended.....	373/85	July	27/85
amended.....	443/85	Sept.	21/85
amended.....	447/85	Sept.	21/85
amended.....	481/85	Oct.	12/85
amended.....	530/85	Nov.	9/85
amended.....	658/85	Jan.	4/86
amended.....	63/86	Feb.	22/86
amended.....	64/86	Feb.	22/86
amended.....	65/86	Feb.	22/86
(revoked by 413/86)			
Geographic Township of Lyon.....	897/79		
Geographic townships of Pearson and Scoble.....	*219/75		
amended.....	442/83	July	23/83
amended.....	545/83	Sept.	10/83
amended.....	566/84	Sept.	15/84
amended.....	35/86	Feb.	15/86
amended.....	402/86	July	19/86
amended.....	603/86	Oct.	25/86
amended.....	714/86	Dec.	27/86
amended.....	178/87	Apr.	18/87
amended.....	307/87	June	27/87
amended.....	622/87	Dec.	5/87
amended.....	145/88	Apr.	2/88
amended.....	403/88	July	16/88
amended.....	488/89	Sept.	9/89
amended.....	615/90	Dec.	15/90

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Geographic Township of Upsala.....	296/80		
Geographic Township of Upsala.....	64/81	Feb.	28/81
amended.....	533/81	Aug.	29/81
Savant Lake Townsite (Registered Part M-56).....	131/80		
District of Timiskaming, Town of Charlton, the Township of Chamberlain and the geographic townships of Boston, Dack, Evanturel, Lebel, Marquis, Marter, McElroy, Otto and Pacaud.....	*671 of R.R.O. 1970		
amended.....	143/81	Mar.	28/81
amended.....	243/81	May	9/81
amended.....	355/81	June	13/81
amended.....	458/81	July	25/81
amended.....	490/81	Aug.	8/81
amended.....	527/81	Aug.	22/81
amended.....	539/81	Aug.	29/81
amended.....	172/82	Apr.	10/82
amended.....	208/82	Apr.	24/82
amended.....	403/82	June	26/82
amended.....	643/82	Oct.	16/82
amended.....	645/82	Oct.	16/82
amended.....	749/82	Nov.	27/82
amended.....	83/83	Feb.	19/83
amended.....	486/83	Aug.	20/83
amended.....	487/83	Aug.	20/83
amended.....	672/83	Nov.	5/83
amended.....	329/84	June	9/84
amended.....	438/84	July	21/84
amended.....	454/84	Aug.	4/84
amended.....	455/84	Aug.	4/84
amended.....	565/84	Sept.	15/84
amended.....	124/85	Apr.	6/85
revoked.....	370/85	July	20/85
Town of Charlton.....	*356/80		
Geographic Township of Haultain.....	467/80		
Municipality of Metropolitan Toronto, the Borough of Scarborough (now the City of Scarborough).....	* 20/74		
amended.....	431/85	Sept.	14/85
Regional Municipality of Durham, Town of Ajax.....	* 18/74		
revoked.....	523/85	Nov.	2/85
Town of Pickering.....	* 19/74		
amended.....	779/81	Dec.	9/81
amended.....	394/82	June	26/82
amended.....	160/83	Apr.	9/83
amended.....	195/83	Apr.	16/83

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Township of Uxbridge (formerly the Township of Scott in the County of Ontario).....		*634/77		
Town of Whitby.....		*467/74		
revoked.....		694/88	Dec.	3/88
Regional Municipality of Haldimand-Norfolk, townships of Delhi and Norfolk (formerly in the Township of Middleton).....		*347/74		
Regional Municipality of Niagara, Township of West Lincoln (revoking Reg.).....		165/81	Apr.	4/81
Regional Municipality of Ottawa-Carleton, Township of Cumberland.....		*323/74		
amended.....		152/81	Apr.	4/81
amended.....		606/84	Oct.	4/84
Township of West Carleton (formerly in the Township of Fitzroy).....	670 of R.R.O. 1970			
Township of West Carleton (formerly in the Township of Fitzroy).....		*325/74		
revoked.....		720/84	Nov.	24/84
Regional Municipality of Waterloo, City of Cambridge (formerly in the Township of North Dumfries).....		535/79		
revoked.....		13/85	Feb.	2/85
Regional Municipality of York, Town of Markham.....		*104/72		
amended.....		125/81	Mar.	21/81
amended.....		207/81	Apr.	18/81
amended.....		349/81	June	13/81
amended.....		436/81	July	11/81
amended.....		444/81	July	18/81
amended.....		540/81	Sept.	5/81
amended.....		670/81	Oct.	24/81
amended.....		789/81	Dec.	12/81
amended.....		8/82	Jan.	30/82
amended.....		138/82	Mar.	27/82
amended.....		388/82	June	19/82
amended.....		663/82	Oct.	23/82
amended.....		770/82	Dec.	11/82
amended.....		850/82	Jan.	15/83
amended.....		737/83	Dec.	10/83
amended.....		747/83	Dec.	17/83
amended.....		57/84	Feb.	18/84
amended.....		540/84	Sept.	8/84
amended.....		563/85	Nov.	23/85
amended.....		416/86	Aug.	2/86
amended.....		451/86	Aug.	16/86
amended.....		575/86	Oct.	11/86
amended.....		333/87	June	27/87
amended.....		271/89	June	3/89

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amended.....		403/90	Aug.	4/90
amended.....		492/90	Sept.	1/90
amended.....		565/90	Nov.	10/90
Town of Markham.....		269/81	May	16/81
revoked.....		317/82	May	29/82
Town of Richmond Hill.....		268/81	May	16/81
Town of Whitchurch-Stouffville.....		*101/72		
amended.....		369/81	June	20/81
amended.....		182/86	Apr.	19/86
amended.....		294/86	June	7/86
revoked.....		612/87	Dec.	5/87
Rules of Procedure				
- Consent Applications.....	786			
amended.....		467/81	July	25/81
amended.....		28/82	Feb.	13/82
amended.....		439/82	July	10/82
(revoked by 406/83)				
- Minor Variance Applications.....	787			
amended.....		466/81	July	25/81
amended.....		554/82	Aug.	28/82
(revoked by 447/83)				
Subdivision Control,				
County of Hastings - Plan No. 38.....	673 of R.R.O.	1970		
District of Algoma - Plan M-51.....		216/72		
District of Algoma - Plan R-812.....		357/80		
District of Cochrane - Plan M-13.....		402/72		
District of Kenora - Plans M-133 and M-134.....		308/79		
amended.....		494/82	Aug.	7/82
District of Manitoulin - Plans 46 and 49.....		711/81	Nov.	7/81
District of Nipissing - Plans M-66, M-251 and M-269.....	668 of R.R.O.	1970		
District of Thunder Bay - Plans 431 and 619.....		362/75		
District of Thunder Bay - Plan M-56.....		343/79		
District of Thunder Bay - Plan M-103.....		221/80		
Withdrawal of Delegation of Authority of Minister under Section 53 of the Planning Act.....		785/82	Dec.	18/82
(revoked by 789/82)				

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Withdrawal of Delegation of Authority of Minister under Section 53 of the Planning Act.....		789/82	Dec. 18/82
PLANNING ACT, 1983			
Delegation of Authority of Minister under Section 4 of the Planning Act, 1983 - Approvals under Subsection 298(11) of the <u>Municipal Act</u>		55/85	Feb. 16/85
Condominium Plans.....	475/83	Aug.	13/83
amended.....	250/86	May	24/86
amended.....	282/86	May	31/86
amended.....	737/86	Jan.	3/87
Condominium Plans.....	367/85	July	13/85
amended.....	256/86	May	24/86
amended.....	280/86	May	31/86
Condominium Plans.....	72/86	Mar.	1/86
amended.....	251/86	May	24/86
amended.....	281/86	May	31/86
Condominium Plans.....	391/89	July	15/89
Condominium Plans.....	517/89	Oct.	14/89
Condominium Plans - Huron County.....	222/89	May	13/89
Consents.....	474/83	Aug.	13/83
amended.....	104/84	Mar.	3/84
amended.....	693/84	Nov.	17/84
amended.....	38/86	Feb.	15/86
amended.....	758/86	Jan.	10/87
amended.....	516/87	Sept.	19/87
amended.....	104/89	Mar.	18/89
amended.....	534/89	Oct.	14/89
General.....	548/85	Nov.	16/85
General - Halton.....	400/88	July	9/88
General - Huron County.....	221/89	May	13/89
General - Waterloo.....	668/88	Nov.	12/88
Official Plans.....	477/83	Aug.	13/83
Official Plans - Halton.....	399/88	July	9/88
Official Plans - Hamilton-Wentworth.....	661/86	Nov.	22/86
Subdivision Plans.....	476/83	Aug.	13/83
Subdivision Plans.....	366/85	July	13/85
Subdivision Plans.....	390/89	July	15/89

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Subdivision Plans.....	516/89	Oct.	14/89
Subdivision Plans - Huron County.....	220/89	May	13/89
Notice Requirements -			
Interim Control By-Laws.....	405/83	July	16/83
Official Plans and Community Improvement Plans.....	402/83	July	16/83
Removal of Holding Symbol from Zoning By-law.....	403/83	July	16/83
Zoning By-Laws.....	404/83	July	16/83
amended.....	535/84	Sept.	1/84
amended.....	125/88	Mar.	19/88
Planning Board Fees.....	481/83	Aug.	13/83
Rules of Procedure			
- Consent Applications.....	406/83	July	16/83
amended.....	715/86	Dec.	27/86
- Minor Variance Applications.....	447/83	July	30/83
Subdivision Control -			
District of Nipissing -			
Plan M-414.....	261/85	June	8/85
Plan M-418.....	266/85	June	15/85
District of Rainy River.....	447/86	Aug.	16/86
Withdrawal of Delegation of Authority of Minister under subsection 4(4) of the Planning Act, 1983.....	425/86	Aug.	16/86
Withdrawal of Delegation of Authority of Minister under subsection 4(4) of the Planning Act, 1983.....	399/90	Aug.	4/90
Withdrawal of Delegation of Authority of Minister under subsection 4(4) of the Planning Act, 1983 - Condominium Plans - Municipality of Metropolitan Toronto.....	81/90	Mar.	10/90
Withdrawal of Minister's Delegation under Section 4 of the Planning Act, 1983 - Official Plans.....	177/87	Apr.	18/87
Zoning Areas -			
County of Oxford,			
Town of Ingersoll and Township of Southwest Oxford.....	498/86	Sept.	13/86
revoked.....	550/87	Oct.	17/87

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District of Algoma, Geographic townships of Abotossaway, Aguonie, Andre, Bird, Bostwick, Bruyere, Chenard, Corbiere, Cowie, Dambrossio, Dumas, Esquega, Fiddler, Finan, Franchere, Groseilliers, Huotari, Jacobson, Keating, Killins, Knicely, Lalibert, Lastheels, Leclaire, Legarde, Leguerrier, Levesque, Macaskill, Maness, Menzies, Michano, Musquash, Nebonaionquet, Pearkes, Riggs, St. Germain, St. Julien and Warpula.....	102/89	Mar.	18/89
amended.....	467/89	Aug.	19/89
District of Kenora, Geographic Township of Drayton.....	421/85	Sept.	7/85
Geographic Township of Pellatt.....	62/86	Feb.	22/86
Geographic Township of Pellatt.....	309/90	June	30/90
Geographic Township of Pellatt, Dufresne Island.....	219/89	May	13/89
Geographic Township of Pettypiece.....	247/90	May	26/90
Geographic Township of Pettypiece.....	575/90	Nov.	17/90
Geographic Township of Southworth.....	628/86	Nov.	15/86
Geographic Township of Wainwright.....	734/84	Dec.	1/84
Geographic Township of Wainwright.....	3/86	Jan.	25/86
Part of the Sioux Lookout Planning Area.....	25/86	Feb.	8/86
amended.....	614/86	Nov.	1/86
amended.....	119/87	Mar.	21/87
amended.....	198/87	Apr.	25/87
amended.....	442/87	Aug.	15/87
amended.....	575/87	Oct.	31/87
amended.....	41/88	Feb.	13/88
amended.....	42/88	Feb.	13/88
amended.....	350/88	June	18/88
amended.....	364/88	June	25/88
amended.....	540/88	Sept.	10/88
amended.....	546/88	Sept.	17/88
amended.....	658/88	Nov.	12/88
amended.....	767/88	Jan.	7/89
amended.....	146/89	Apr.	8/89
amended.....	281/89	June	3/89
amended.....	468/89	Aug.	19/89
amended.....	469/89	Aug.	19/89
amended.....	693/89	Dec.	30/89
amended.....	176/90	Apr.	28/90
amended.....	200/90	May	12/90
amended.....	326/90	July	7/90

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amended.....	554/90	Oct.	6/90
amended.....	621/90	Dec.	15/90
Part of the Sioux Lookout Planning Area.....	26/86	Feb.	8/86
Territorial District of Kenora.....	662/83	Oct.	29/83
amended.....	471/84	Aug.	11/84
Territorial District of Kenora.....	663/83	Oct.	29/83
Territorial District of Kenora.....	753/84	Dec.	15/84
Territorial District of Kenora.....	450/85	Sept.	21/85
Territorial District of Kenora.....	377/86	July	12/86
Territorial District of Kenora.....	549/86	Sept.	27/86
amended.....	476/88	Aug.	13/88
Part of the Geographic Township of Zealand.....	84/89	Mar.	4/89
Unorganized Parts of the Red Lake and Area Planning Area.....	85/84	Feb.	25/84
amended.....	174/87	Apr.	18/87
amended.....	462/89	Aug.	12/89
amended.....	692/89	Dec.	30/89
amended.....	59/90	Feb.	17/90
Unorganized Territory in the Territorial District of Kenora.....	1/86	Jan.	25/86
Unorganized Territory in the Territorial District of Kenora.....	561/88	Oct.	1/88
Unorganized Territory in the Territorial District of Kenora..... (Revoked by 113/90)	506/89	Sept.	30/89
Unorganized Territory in the Territorial District of Kenora.....	113/90	Mar.	31/90
Unorganized Territory in the Territorial District of Kenora..... (Revoked by 114/90)	514/89	Oct.	14/89
Unorganized Territory in the Territorial District of Kenora.....	114/90	Mar.	31/90
District of Nipissing, Geographic Township of Phelps.....	774/83	Dec.	31/83
Part of the District of Nipissing.....	580/86	Oct.	18/86
amended.....	75/88	Feb.	20/88
Part of the Districts of Nipissing and Sudbury.....	40/85	Feb.	9/85
amended.....	177/85	May	4/85

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amended.....	371/85	July	27/85
amended.....	709/86	Dec.	20/86
amended.....	710/86	Dec.	20/86
amended.....	711/86	Dec.	20/86
amended.....	712/86	Dec.	20/86
amended.....	84/87	Mar.	7/87
amended.....	85/87	Mar.	7/87
amended.....	124/87	Mar.	28/87
amended.....	466/88	Aug.	6/88
amended.....	394/90	Aug.	4/90
Part of the Districts of Nipissing and Sudbury (see under District of Nipissing O. Reg. 40/85)			
District of Parry Sound, Part of the Geographic Township of Croft.....	579/87	Nov.	7/87
Part of the Geographic Township, of Spence.....	755/88	Jan.	7/89
District of Rainy River, Territorial District of Rainy River, Geographic Township of Watten.....	38/88	Feb.	13/88
Township of Emo.....	616/88	Oct.	22/88
District of Sudbury, Part of the District of Sudbury.....	22/87	Feb.	7/87
amended.....	7/88	Jan.	30/88
amended.....	88/88	Mar.	5/88
amended.....	89/88	Mar.	5/88
amended.....	221/88	Apr.	30/88
amended.....	478/88	Aug.	13/88
amended.....	407/89	July	22/89
District of Thunder Bay, Geographic Township of Bomby.....	257/84	May	12/84
Geographic Township of Bomby.....	339/84	June	16/84
Geographic Township of Bomby.....	350/84	June	23/84
Geographic Township of Brothers.....	86/84	Feb.	25/84
Geographic Township of Pic.....	688/84	Nov.	17/84
amended.....	413/85	Aug.	31/85
amended.....	430/86	Aug.	16/86
Geographic Township of Upsala.....	606/87	Nov.	28/87
Geographic Township of Upsala.....	103/89	Mar.	18/89
Geographic Township of Upsala.....	405/90	Aug.	4/90
Territorial District of Thunder Bay.....	340/84	June	16/84

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Territorial District of Thunder Bay.....		697/84	Nov.	17/84
Territorial District of Thunder Bay.....		257/87	May	30/87
amended.....		315/88	June	4/88
amended.....		489/88	Aug.	13/88
revoked.....		184/89	Apr.	22/89
Territorial District of Thunder Bay, City of Thunder Bay.....		384/89	July	15/89
Territorial District of Thunder Bay, Geographic Township of Gorham.....		413/86	Aug.	2/86
amended.....		465/87	Aug.	22/87
amended.....		506/87	Sept.	19/87
amended.....		720/87	Jan.	9/88
amended.....		108/88	Mar.	12/88
amended.....		264/88	May	14/88
amended.....		282/89	June	3/89
amended.....		487/89	Sept.	9/89
Geographic Township of Ware.....		414/86	Aug.	2/86
amended.....		235/87	May	16/87
amended.....		509/87	Sept.	19/87
amended.....		236/88	May	7/88
amended.....		204/89	May	6/89
Part of Pays Plat Bay.....		70/89	Feb.	25/89
Township of Terrace Bay.....		462/88	July	30/88
revoked.....		515/89	Oct.	14/89
Territorial District of Thunder Bay, geographic townships of Bomby, Brothers, Bryant, Cecile, Knowles, Laberge, Lecours and McCron, and Part of the Unorganized Lands lying North of the geographic townships of Bomby, Brothers, Laberge, and lying West of Geographic Township of Bryant.....		698/85	Jan.	11/86
amended.....		260/87	May	30/87
District of Timiskaming, Geographic Township of Grenfell.....		647/83	Oct.	29/83
Geographic Township of Grenfell.....		679/83	Nov.	12/83
Geographic Township of Otto.....		252/84	May	12/84
Geographic Township of Robillard.....		670/86	Dec.	6/86
Municipality of Englehart, Township of Evanturel.....		526/87	Sept.	26/87
revoked.....		635/88	Nov.	5/88
Municipality of Metropolitan Toronto, City of Toronto.....		674/89	Dec.	30/89

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Municipality of Metropolitan Toronto, City of Toronto.....		226/90	May	19/90
revoked.....		630/90	Dec.	29/90
Regional Municipality of Peel, Town of Caledon.....		58/87	Feb.	21/87
Regional Municipality of Waterloo, City of Cambridge.....		60/86	Feb.	22/86
revoked.....		551/86	Oct.	4/86
PLANT DISEASES ACT				
General.....	788			
amended.....		121/89	Mar.	25/89
POLICE ACT				
Arbitration.....	789			
Equipment.....	790			
amended.....		336/81	June	6/81
amended.....		816/82	Jan.	1/83
amended.....		364/84	June	23/84
amended.....		173/88	Apr.	16/88
General - Discipline.....	791			
amended.....		74/84	Feb.	25/84
amended.....		702/85	Jan.	18/86
Members' Duty to Prepare Informations.....		174/88	Apr.	16/88
Municipal Police Forces.....	792			
Responsibility of Policing.....	793			
amended.....		837/82	Jan.	8/83
amended.....		715/84	Nov.	17/84
amended.....		716/84	Nov.	17/84
POWER CORPORATION ACT				
Debt Guarantee Fees.....		691/89	Dec.	30/89
Electrical Safety Code.....	794			
(revoked by 183/84)				
Electrical Safety Code.....		183/84	Apr.	21/84
Fees.....	795			
(revoked by 384/82)				
Fees.....		384/82	June	19/82
(revoked by 746/84)				
Fees.....		746/84	Dec.	8/84
(revoked by 496/88)				

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Fees..... (revoked by 614/90)		496/88	Aug.	20/88
Fees.....		614/90	Dec.	15/90
Pension and Insurance Plan.....	796			
amended.....		442/82	July	10/82
amended.....		173/83	Apr.	9/83
amended.....		530/83	Sept.	3/83
amended.....		768/83	Dec.	24/83
amended.....		802/84	Jan.	5/85
amended.....		432/85	Sept.	14/85
amended.....		141/86	Apr.	5/86
amended.....		339/86	June	28/86
amended.....		59/87	Feb.	21/87
amended.....		91/87	Mar.	7/87
amended.....		346/87	July	4/87
amended.....		510/87	Sept.	19/87
revoked.....		246/90	May	26/90
Water Heaters.....	797			
PREARRANGED FUNERAL SERVICES ACT				
Trust Accounts.....	798			
amended..... (revoked by 368/90)		352/84	June	23/84
PREPAID SERVICES ACT, 1988				
General.....		567/88	Oct.	1/88
PRESCRIPTION DRUG COST REGULATION ACT, 1986				
General.....		690/86	Dec.	13/86
amended.....		748/86	Jan.	3/87
amended.....		54/87	Feb.	21/87
amended.....		184/87	Apr.	18/87
amended.....		272/87	June	6/87
amended.....		353/87	July	4/87
amended.....		355/87	July	4/87
amended.....		357/87	July	4/87
amended.....		514/87	Sept.	19/87
amended.....		662/87	Dec.	19/87
amended.....		8/88	Jan.	30/88
amended.....		257/88	May	14/88
amended.....		260/88	May	14/88
amended.....		262/88	May	14/88
amended.....		398/88	July	9/88
amended.....		678/88	Nov.	19/88
amended.....		743/88	Dec.	31/88
amended.....		745/88	Dec.	31/88
amended.....		269/89	May	27/89
amended.....		332/89	June	17/89
amended.....		419/89	Aug.	5/89
amended.....		556/89	Oct.	21/89
amended.....		635/89	Dec.	2/89

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amended.....		636/89	Dec. 2/89
amended.....		683/89	Dec. 30/89
amended.....		685/89	Dec. 30/89
amended.....		241/90	May 26/90
amended.....		320/90	June 30/90
amended.....		322/90	June 30/90
amended.....		589/90	Nov. 24/90
Notice to Patients.....		691/86	Dec. 13/86
PRIVATE HOSPITALS ACT			
General.....	799		
amended.....		628/81	Oct. 10/81
PRIVATE INVESTIGATORS AND SECURITY GUARDS ACT			
General.....	800		
PRIVATE VOCATIONAL SCHOOLS ACT			
General.....	801		
amended.....		499/81	Aug. 15/81
amended.....		184/83	Apr. 16/83
amended.....		194/88	Apr. 23/88
PROCEEDINGS AGAINST THE CROWN ACT			
Garnishment.....		723/88	Dec. 24/88
PROFESSIONAL ENGINEERS ACT			
<u>(See now Professional Engineers Act, 1984)</u>			
Consulting Engineers..... (revoked by 538/84)	802		
Designation of Specialists..... (revoked by 538/84)	803		
General..... (revoked by 538/84)	804		
Practice and Procedure for Hearings..... (revoked by 538/84)	805		
PROFESSIONAL ENGINEERS ACT, 1984			
General.....	538/84	Sept.	8/84
amended.....	809/84	Jan.	5/85
amended.....	96/85	Mar.	9/85
amended.....	157/85	Apr.	20/85
amended.....	57/86	Feb.	22/86
amended.....	420/86	Aug.	2/86
amended.....	421/86	Aug.	2/86
amended.....	88/87	Mar.	7/87
amended.....	365/87	July	11/87

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amended.....		179/88	Apr. 16/88
amended.....		71/89	Feb. 25/89
amended.....		72/89	Feb. 25/89
amended.....		73/90	Mar. 3/90

PROVINCIAL COURT (CIVIL DIVISION) PROJECT ACT AND

PROVINCIAL COURT (CIVIL DIVISION) ACT

(See now Courts of Justice Act, 1984)

Rules of the Provincial Court

(Civil Division).....	806			
amended.....		732/81	Nov.	21/81
amended.....		284/82	May	15/82
amended.....		450/83	July	30/83
amended.....		453/83	July	30/83
amended.....		406/84	July	14/84
amended.....		685/84	Nov.	10/84
(revoked by 797/84)				

PROVINCIAL COURTS ACT

(See now Courts of Justice Act, 1984)

Destruction of Records Made by

Court Reporter.....		60/83	Feb.	12/83
(expired)				

Observation and Detention Homes.....

(revoked by 550/85)

Stenographic Reporters.....

(expired)

PROVINCIAL LAND TAX ACT

Exemption.....	813			
(revoked by 411/86)				
Forms.....		303/83	June	4/83
amended.....		12/84	Jan.	28/84
amended.....		412/86	Aug.	2/86
General.....	814			
amended.....		508/83	Aug.	27/83
amended.....		549/83	Sept.	10/83
amended.....		79/85	Mar.	2/85

PROVINCIAL OFFENCES ACT

Approval of Part II By-laws.....		429/87	Aug.	8/87
Approval of Part II By-laws.....		475/87	Aug.	29/87
Approval of Part II By-laws.....		568/87	Oct.	31/87
Approval of Part II By-laws.....		697/87	Jan.	2/88

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Approval of Part II By-laws.....		698/87	Jan. 2/88
Approval of Part II By-laws.....		94/88	Mar. 5/88
Approval of Part II By-laws.....		347/88	June 18/88
Approval of Part II By-laws.....		435/88	July 23/88
Approval of Part II By-laws.....		500/88	Aug. 27/88
Approval of Part II By-laws.....		534/88	Sept. 3/88
Approval of Part II By-laws.....		647/88	Nov. 12/88
Approval of Part II By-laws.....		705/88	Dec. 17/88
Approval of Part II By-laws.....		739/88	Dec. 31/88
Approval of Part II By-laws.....		51/89	Feb. 18/89
Approval of Part II By-laws.....		93/89	Mar. 11/89
Approval of Part II By-laws.....		214/89	May 13/89
Approval of Part II By-laws.....		241/89	May 20/89
Costs.....	815		
amended.....		285/82	May 15/82
amended.....		614/85	Dec. 14/85
amended.....		508/87	Sept. 19/87
Extensions of Prescribed Times.....	816		
Fee for Late Payment of Fine.....		173/87	Apr. 18/87
Fine Option Program.....		142/83	Mar. 26/83
Parking Infractions.....		428/87	Aug. 8/87
amended.....		251/88	May 14/88
amended.....		421/88	July 16/88
Proceedings Commenced by Certificate of Offence.....	817		
amended.....		517/81	Aug. 15/81
amended.....		382/82	June 19/82
amended.....		686/82	Oct. 30/82
amended.....		713/82	Nov. 13/82
amended.....		766/82	Dec. 11/82
amended.....		33/83	Feb. 5/83
amended.....		65/85	Feb. 23/85
amended.....		161/85	Apr. 20/85
amended.....		271/85	June 15/85
amended.....		331/85	July 6/85
amended.....		356/85	July 13/85
amended.....		512/85	Oct. 26/85
amended.....		513/85	Oct. 26/85
amended.....		514/85	Oct. 26/85

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amended.....	201/86	Apr.	26/86
amended.....	457/86	Aug.	16/86
amended.....	460/86	Aug.	16/86
amended.....	572/86	Oct.	11/86
amended.....	674/86	Dec.	6/86
amended.....	172/87	Apr.	18/87
amended.....	430/87	Aug.	8/87
amended.....	238/88	May	7/88
amended.....	250/88	May	14/88
amended.....	420/88	July	16/88
amended.....	50/89	Feb.	18/89
amended.....	366/89	July	8/89
amended.....	367/89	July	8/89
amended.....	368/89	July	8/89
amended.....	27/90	Feb.	10/90
amended.....	173/90	Apr.	28/90
amended.....	233/90	May	26/90
amended.....	260/90	June	2/90
amended.....	438/90	Aug.	25/90
amended.....	439/90	Aug.	25/90
amended.....	491/90	Sept.	1/90
Rules of Practice and Procedure on Appeals in the Court of Appeal under the Provincial Offences Act.....	818		
Rules of Practice and Procedure on Appeals in the District Court and the Provincial Court (Criminal Division) under Section 99 of the Act.....	819		
Rules of Practice and Procedure on Appeals in the Provincial Court (Criminal Division) under Section 118 of the Act.....	820		
PROVINCIAL PARKS ACT			
Designation of Parks.....	821		
amended.....	279/81	May	23/81
amended.....	429/82	July	3/82
amended.....	768/82	Dec.	11/82
amended.....	154/83	Apr.	30/83
amended.....	220/83	Apr.	30/83
amended.....	343/83	June	25/83
amended.....	378/83	July	9/83
amended.....	68/84	Feb.	18/84
amended.....	69/84	Feb.	18/84
amended.....	129/84	Mar.	17/84
amended.....	152/84	Mar.	24/84
amended.....	187/84	Apr.	14/84
amended.....	409/84	July	14/84
amended.....	410/84	July	14/84
amended.....	625/84	Oct.	20/84
amended.....	680/84	Nov.	10/84
amended.....	45/85	Feb.	16/85
amended.....	81/85	Mar.	9/85
amended.....	279/85	June	15/85
amended.....	493/85	Oct.	19/85

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amended.....		52/86	Feb.	15/86
amended.....		566/86	Oct.	11/86
amended.....		639/87	Dec.	19/87
amended.....		675/87	Dec.	26/87
amended.....		210/89	May	13/89
amended.....		256/89	May	27/89
amended.....		259/89	May	27/89
amended.....		290/89	June	10/89
amended.....		100/90	Mar.	17/90
General.....	822			
amended.....		251/81	May	16/81
amended.....		188/82	Apr.	10/82
amended.....		191/82	Apr.	10/82
amended.....		569/82	Sept.	4/82
amended.....		612/82	Sept.	25/82
amended.....		211/83	Apr.	23/83
amended.....		344/83	June	25/83
amended.....		644/83	Oct.	29/83
amended.....		128/84	Mar.	17/84
amended.....		188/84	Apr.	14/84
amended.....		546/84	Sept.	3/84
amended.....		702/84	Nov.	17/84
amended.....		783/84	Dec.	29/84
amended.....		47/85	Feb.	16/85
amended.....		147/85	Apr.	20/85
amended.....		282/85	June	15/85
amended.....		492/85	Oct.	19/85
amended.....		534/85	Nov.	9/85
amended.....		9/86	Feb.	1/86
amended.....		51/86	Feb.	15/86
amended.....		338/86	June	28/86
amended.....		400/86	July	19/86
amended.....		424/86	Aug.	16/86
amended.....		167/87	Apr.	18/87
amended.....		500/87	Sept.	12/87
amended.....		640/87	Dec.	19/87
amended.....		87/88	Mar.	5/88
amended.....		196/88	Apr.	23/88
amended.....		150/89	Apr.	15/89
amended.....		212/89	May	13/89
amended.....		257/89	May	27/89
amended.....		291/89	June	10/89
amended.....		65/90	Mar.	3/90
amended.....		128/90	Apr.	7/90
amended.....		298/90	June	23/90
Guides in Quetico Provincial Park.....	823			
Mining in Provincial Parks.....		345/83	June	25/83
amended.....		46/85	Feb.	16/85
amended.....		82/85	Mar.	9/85
amended.....		281/85	June	15/85
Mining - Ojibway Prairie Provincial Nature Reserve.....	824			

PSYCHOLOGISTS REGISTRATION ACT

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General.....	825		
amended.....		227/81	Apr. 25/81
amended.....		255/83	May 21/83
amended.....		661/84	Nov. 3/84
amended.....		225/85	June 1/85
amended.....		249/87	May 30/87
amended.....		448/87	Aug. 15/87
amended.....		136/88	Mar. 26/88
amended.....		117/89	Mar. 25/89

PUBLIC ACCOUNTANCY ACT

Licence Fee.....	826
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PUBLIC COMMERCIAL VEHICLES ACT

Carrying Goods in Bond.....	827		
amended.....		87/86	Mar. 8/86
amended.....		618/86	Nov. 1/86
Conditions of Carriage - Freight Forwarders.....	828		
General Freight Carriers.....	829		
Livestock Carriers.....	830		
Used Household Goods Carriers.....	831		
Extending Validity of Public Commercial Vehicle Licences..... (expired)		206/81	Apr. 18/81
Extending Validity of Public Commercial Vehicle Licences..... (expired)		84/82	Mar. 6/82
Extending Validity of Public Commercial Vehicle Licences..... (expired)		86/83	Feb. 26/83
Extending Validity of Public Commercial Vehicle Licences..... (expired)		123/84	Mar. 10/84
Extending Validity of Public Commercial Vehicle Licences.....		97/85	Mar. 16/85
General.....	832		
amended.....		205/81	Apr. 18/81
amended.....		663/81	Oct. 24/81
amended.....		778/81	Dec. 5/81
amended.....		88/86	Mar. 8/86
amended.....		171/86	Apr. 12/86
amended.....		98/88	Mar. 5/88
amended.....		47/89	Feb. 18/89

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Intercompany Exemption.....		76/82	Mar.	6/82
amended.....		167/86	Apr.	12/86
Section 10b - Certificates.....		172/86	Apr.	12/86
amended.....		437/86	Aug.	16/86
amended.....		291/87	June	13/87
amended.....		24/89	Feb.	4/89
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(revoked by 292/84)				
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amended.....		131/81	Mar.	28/81
amended.....		781/81	Dec.	5/81
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amended.....		496/83	Aug.	20/83
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amended.....		394/81	June	27/81

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amended.....		560/82	Aug. 28/82
amended.....		712/82	Nov. 13/82
amended.....		587/83	Oct. 1/83
amended.....		345/84	June 16/84
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amended.....		695/84	Nov.	17/84
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amended.....		354/85	July	6/85
amended.....		569/85	Nov.	23/85
amended.....		110/87	Mar.	21/87
amended.....		282/87	June	13/87
amended.....		436/87	Aug.	8/87
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amended.....		96/83	Mar. 5/83
amended.....		260/83	May 21/83
amended.....		286/83	May 28/83
amended.....		38/84	Feb. 11/84
amended.....		431/84	July 21/84
amended.....		686/84	Nov. 17/84
amended.....		88/85	Mar. 9/85
amended.....		246/85	June 8/85
amended.....		337/85	July 6/85
amended.....		24/86	Feb. 8/86
amended.....		533/86	Sept. 20/86
amended.....		36/87	Feb. 14/87
amended.....		154/87	Apr. 11/87
amended.....		304/87	June 20/87
amended.....		523/87	Sept. 19/87
amended.....		667/87	Dec. 19/87
amended.....		610/88	Oct. 15/88
amended.....		129/89	Apr. 1/89
amended.....		650/89	Dec. 16/89
amended.....		41/90	Feb. 10/90
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amended.....		288/90	June 23/90
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amended.....		256/83	May 21/83
amended.....		375/83	July 9/83
amended.....		620/83	Oct. 15/83
amended.....		244/84	May 5/84
amended.....		683/84	Nov. 10/84
amended.....		95/85	Mar. 9/85
amended.....		101/85	Mar. 16/85
amended.....		600/85	Dec. 14/85
amended.....		369/86	July 12/86
amended.....		293/87	June 13/87
amended.....		178/88	Apr. 16/88
amended.....		533/88	Sept. 3/88
amended.....		550/88	Sept. 17/88
amended.....		662/88	Nov. 12/88
amended.....		325/89	June 17/89

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amended.....		396/89	July	15/89
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amended.....		150/90	Apr.	14/90
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amended.....		399/81	July	4/81
amended.....		662/81	Oct.	24/81
amended.....		398/82	June	26/82
amended.....		379/84	June	30/84
amended.....		397/86	July	12/86
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amended.....		507/83	Aug.	27/83
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amended.....		645/89	Dec.	16/89
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amended.....		479/82	July	31/82
amended.....		818/84	Jan.	19/85
amended.....		510/85	Oct.	26/85
amended.....		76/86	Mar.	8/86
amended.....		202/86	Apr.	26/86
amended.....		416/88	July	16/88
amended.....		427/89	Aug.	5/89
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amended.....		705/81	Nov.	7/81
amended.....		23/82	Feb.	6/82
amended.....		618/83	Oct.	15/83
amended.....		87/84	Mar.	3/84
amended.....		198/84	Apr.	14/84
amended.....		274/86	May	24/86
amended.....		402/88	July	16/88
amended.....		552/88	Sept.	17/88
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amended.....		592/89	Nov. 4/89
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amended.....		447/84	July 28/84
amended.....		698/84	Nov. 17/84
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amended.....		807/81	Dec. 19/81
amended.....		323/83	June 11/83
amended.....		136/84	Mar. 17/84
amended.....		235/85	June 1/85
amended.....		266/86	May 24/86
amended.....		656/87	Dec. 19/87
amended.....		497/89	Sept. 23/89
amended.....		266/90	June 9/90
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amended.....		638/81	Oct. 17/81
amended.....		324/82	May 29/82
amended.....		351/82	June 12/82
amended.....		171/83	Apr. 9/83
amended.....		279/83	May 21/83
amended.....		559/83	Sept. 17/83
amended.....		787/83	Jan. 7/84
amended.....		285/84	May 19/84
amended.....		552/84	Sept. 8/84
amended.....		578/84	Sept. 29/84
amended.....		135/85	Apr. 20/85
amended.....		236/85	June 1/85
amended.....		240/85	June 1/85
amended.....		453/85	Sept. 28/85
amended.....		213/86	May 3/86
amended.....		226/86	May 10/86
amended.....		81/87	Feb. 28/87
amended.....		82/87	Feb. 28/87
amended.....		361/87	July 4/87
amended.....		524/87	Sept. 19/87
amended.....		586/87	Nov. 14/87
amended.....		668/87	Dec. 26/87
amended.....		374/88	July 2/88
amended.....		74/89	Feb. 25/89
amended.....		401/89	July 22/89
Hours.....		147/87	Apr. 11/87
(expired)			
Hours.....		268/87	June 6/87
(expired)			

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Hours.....		244/88	May	7/88
Hours.....		107/89	Mar.	18/89
Hours.....		135/90	Apr.	14/90
Office Hours..... (expired)		692/88	Dec.	3/88
Office Hours..... (expired)		69/89	Feb.	25/89
Office Hours..... (expired)		14/90	Feb.	3/90
Office Hours..... (expired)		286/90	June	23/90
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amended.....		448/84	July	28/84
amended.....		152/85	Apr.	20/85
amended.....		153/85	Apr.	20/85
amended.....		538/85	Nov.	9/85
amended.....		162/86	Apr.	12/86
amended.....		65/88	Feb.	20/88
amended.....		543/89	Oct.	21/89
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amended.....		638/85	Dec.	21/85
amended.....		190/87	Apr.	18/87
amended.....		447/90	Aug.	25/90
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General.....		434/86	Aug.	16/86
amended.....		570/86	Oct.	11/86
amended.....		594/86	Oct.	18/86
amended.....		605/86	Oct.	25/86
amended.....		672/86	Dec.	6/86

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amended.....	29/87	Feb.	7/87
amended.....	116/87	Mar.	21/87
amended.....	130/87	Mar.	28/87
amended.....	220/87	May	9/87
amended.....	378/87	July	11/87
amended.....	487/87	Sept.	12/87
amended.....	634/87	Dec.	12/87
amended.....	635/87	Dec.	12/87
amended.....	700/87	Jan.	2/88
amended.....	274/88	May	21/88
(revoked by 586/89)			
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(revoked by 586/89)			
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amended.....	684/90	Jan.	5/91
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Fees.....	504/89	Sept.	30/89
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amended.....	590/89	Nov.	4/89
General.....	373/89	July	8/89
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General.....	749/86	Jan.	3/87
amended.....	9/87	Jan.	31/87
amended.....	143/87	Apr.	4/87
amended.....	211/87	May	9/87
amended.....	233/87	May	16/87
amended.....	305/87	June	27/87
amended.....	306/87	June	27/87
amended.....	336/87	June	27/87
amended.....	359/87	July	4/87
amended.....	476/87	Aug.	29/87
amended.....	481/87	Aug.	29/87
amended.....	682/87	Dec.	26/87
amended.....	133/88	Mar.	26/88
amended.....	343/88	June	18/88
amended.....	507/88	Aug.	27/88
amended.....	101/89	Mar.	18/89
amended.....	479/89	Aug.	26/89
amended.....	189/90	May	12/90
amended.....	384/90	July	28/90
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amended.....	215/87	May	9/87
Rent Determination.....	93/87	Mar.	14/87
amended.....	142/87	Apr.	4/87
amended.....	210/87	May	9/87
(revoked by 440/87)			

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Rent Determination.....	440/87	Aug.	8/87	
amended.....	459/87	Aug.	15/87	
amended.....	496/87	Sept.	12/87	
amended.....	498/87	Sept.	12/87	
amended.....	518/87	Sept.	19/87	
amended.....	450/88	July	30/88	
amended.....	451/88	July	30/88	
amended.....	494/88	Aug.	20/88	
amended.....	589/88	Oct.	8/88	
amended.....	587/89	Oct.	28/89	
amended.....	190/90	May	12/90	
Rent Registry.....	10/87	Jan.	31/87	
amended.....	234/87	May	16/87	
amended.....	480/87	Aug.	29/87	
amended.....	497/87	Sept.	12/87	
amended.....	517/87	Sept.	19/87	
amended.....	449/88	July	30/88	
amended.....	588/89	Oct.	28/89	
amended.....	534/90	Sept.	22/90	
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amended.....	579/90	Nov.	17/90	
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revoked.....	691/84	Nov.	17/84	
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amended.....	153/83	Apr.	2/83	
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amended.....	53/81	Feb.	21/81	
amended.....	111/81	Mar.	14/81	
amended.....	141/81	Mar.	28/81	
amended.....	606/81	Sept.	26/81	
amended.....	837/81	Jan.	2/82	
amended.....	868/81	Jan.	19/82	
amended.....	55/82	Feb.	20/82	
amended.....	273/82	May	8/82	
amended.....	303/82	May	22/82	
amended.....	590/82	Sept.	18/82	
amended.....	737/82	Nov.	20/82	
amended.....	821/82	Jan.	1/83	

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amended.....	126/83	Mar.	26/83
amended.....	238/83	May	14/83
amended.....	568/83	Sept.	24/83
amended.....	7/84	Jan.	21/84
amended.....	165/84	Mar.	31/84
amended.....	222/84	Apr.	28/84
amended.....	604/84	Oct.	6/84
amended.....	723/84	Nov.	24/84
amended.....	186/85	May	11/85
amended.....	543/86	Sept.	20/86
amended.....	32/87	Feb.	14/87
amended.....	396/87	July	18/87
amended.....	690/88	Dec.	3/88
amended.....	109/89	Mar.	18/89
amended.....	508/89	Sept.	30/89
amended.....	646/89	Dec.	16/89
amended.....	168/90	Apr.	21/90
amended.....	178/90	Apr.	28/90
amended.....	179/90	Apr.	28/90
amended.....	592/90	Dec.	1/90
Extension of Delivery Date for Furniture..... (expired)	382/81	June	20/81
General.....	904		
amended.....	91/81	Mar.	14/81
amended.....	92/81	Mar.	14/81
amended.....	140/81	Mar.	28/81
amended.....	178/81	Apr.	11/81
amended.....	381/81	June	20/81
amended.....	476/81	Aug.	1/81
amended.....	586/81	Sept.	12/81
amended.....	619/81	Oct.	10/81
amended.....	718/81	Nov.	14/81
amended.....	813/81	Dec.	19/81
amended.....	41/82	Feb.	13/82
amended.....	167/82	Apr.	3/82
amended.....	168/82	Apr.	3/82
amended.....	232/82	May	1/82
amended.....	244/82	May	1/82
amended.....	249/82	May	1/82
amended.....	342/82	June	12/82
amended.....	634/82	Oct.	9/82
amended.....	731/82	Nov.	20/82
amended.....	334/83	June	18/83
amended.....	503/83	Aug.	27/83
amended.....	619/83	Oct.	15/83
amended.....	8/84	Jan.	21/84
amended.....	265/84	May	12/84
amended.....	591/84	Sept.	29/84
amended.....	714/84	Nov.	17/84
amended.....	311/85	June	22/85
amended.....	232/86	May	17/86
amended.....	449/86	Aug.	16/86
amended.....	655/86	Nov.	22/86
amended.....	128/87	Mar.	28/87
amended.....	276/87	June	6/87

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amended.....	403/87	July	25/87	
amended.....	438/87	Aug.	8/87	
amended.....	504/87	Sept.	12/87	
amended.....	631/87	Dec.	12/87	
amended.....	2/88	Jan.	23/88	
amended.....	639/88	Nov.	5/88	
amended.....	766/88	Jan.	7/89	
amended.....	126/89	Mar.	25/89	
amended.....	62/90	Feb.	17/90	
amended.....	225/90	May	19/90	
amended.....	528/90	Sept.	22/90	
amended.....	643/90	Dec.	29/90	
Rebate for Eligible 1981 Motor Vehicles.....	755/81	Nov.	28/81	
Tax Rebate for New Light Trucks or Vans..... (this Reg. amends O.Reg. 1010/80 see Schedule to R.R.O. 1980)	177/81	Apr.	11/81	
RIDING HORSE ESTABLISHMENTS ACT				
General.....	905			
S				
ST. CLAIR PARKWAY COMMISSION ACT				
General.....	906			
amended.....	149/81	Apr.	4/81	
amended.....	383/83	July	9/83	
amended.....	259/84	May	12/84	
amended.....	215/85	June	1/85	
amended.....	151/86	Apr.	12/86	
amended.....	261/87	May	30/87	
amended.....	168/88	Apr.	16/88	
amended.....	140/89	Apr.	1/89	
amended.....	196/90	May	12/90	
ST. LAWRENCE PARKS COMMISSION ACT				
Controlled Access Highways.....	907			
Highway Vested in the Commission.....	908			
Parks.....	909			
amended.....	31/81	Feb.	14/81	
amended.....	3/82	Jan.	23/82	
amended.....	130/82	Mar.	20/82	
amended.....	225/83	Apr.	30/83	
amended.....	260/84	May	12/84	
amended.....	212/85	June	1/85	
amended.....	198/86	Apr.	26/86	
amended.....	426/86	Aug.	16/86	
amended.....	263/87	May	30/87	
amended.....	180/88	Apr.	16/88	
amended.....	139/89	Apr.	1/89	
amended.....	238/90	May	26/90	

SARNIA-LAMBTON ACT, 1989

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Clearwater (Town of), Township of Moore Boundary.....	697/90	Jan.	12/91
Protection of Employees.....	698/90	Jan.	12/91
Transfer of Assets and Liabilities.....	389/90	July	28/90
Urban Services.....	665/90	Jan.	5/91

SECURITIES ACT

General.....	910		
amended.....	84/81	Mar.	14/81
amended.....	224/81	Apr.	25/81
amended.....	238/81	May	2/81
amended.....	637/82	Oct.	9/82
amended.....	649/82	Oct.	16/82
amended.....	808/82	Dec.	25/82
amended.....	180/83	Apr.	16/83
amended.....	205/84	Apr.	14/84
amended.....	286/84	May	19/84
amended.....	420/85	Sept.	7/85
amended.....	686/85	Jan.	4/86
amended.....	687/85	Jan.	4/86
amended.....	214/86	May	3/86
amended.....	383/86	July	12/86
amended.....	19/87	Feb.	7/87
amended.....	345/87	July	4/87
amended.....	374/87	July	11/87
amended.....	82/88	Feb.	27/88
amended.....	448/88	July	30/88

SEED POTATOES ACT

General.....	911
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SHEEP AND WOOL MARKETING ACT, 1981

Licence Fees.....	146/82	Mar.	27/82
amended.....	68/83	Feb.	12/83
amended.....	515/83	Aug.	27/83
revoked.....	559/85	Nov.	16/85

SHORELINE PROPERTY ASSISTANCE ACT

General.....	912		
amended.....	276/81	May	23/81
amended.....	213/82	Apr.	24/82
amended.....	445/85	Sept.	21/85
amended.....	590/86	Oct.	18/86

**SMALL BUSINESS DEVELOPMENT
CORPORATIONS ACT**

Additional Material to be Furnished with Grant Applications.....	24/84	Feb.	4/84
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Delegation of Powers.....	913			
amended.....		164/83	Apr.	9/83
amended.....		297/86	June	7/86
amended.....		158/87	Apr.	11/87
amended.....		470/87	Aug.	29/87
Forms.....	914			
amended.....		392/83	July	9/83
amended.....		157/84	Mar.	24/84
amended.....		528/86	Sept.	20/86
amended.....		7/90	Feb.	3.90
General.....	915			
amended.....		587/81	Sept.	12/81
amended.....		42/82	Feb.	13/82
amended.....		300/83	June	4/83
amended.....		506/83	Aug.	27/83
amended.....		25/84	Feb.	4/84
amended.....		632/84	Oct.	20/84
amended.....		410/86	Aug.	2/86
amended.....		620/86	Nov.	8/86
amended.....		216/87	May	9/87
amended.....		632/87	Dec.	12/87
Terms and Conditions Relating to Beneficial Ownership of Equity Shares.....		299/83	June	4/83
SMALL CLAIMS COURTS ACT				
(See now <u>Courts of Justice Act, 1984</u>)				
Courts.....	916			
amended.....		373/83	July	9/83
amended.....		374/83	July	9/83
amended.....		127/84	Mar.	17/84
amended.....		150/84	Mar.	24/84
(revoked by 159/85)				
Rules of Procedure.....	917			
amended.....		540/82	Aug.	21/82
amended.....		452/83	July	30/83
amended.....		392/84	July	7/84
(revoked by 797/84)				
Small Claims Courts Judges.....	918			
amended.....		112/81	Mar.	14/81
amended.....		425/81	July	11/81
amended.....		178/82	Apr.	10/82
amended.....		575/82	Sept.	11/82
revoked.....		370/83	July	9/83
Tariff of Fees.....	919			
amended.....		731/81	Nov.	21/81
amended.....		286/82	May	15/82
amended.....		451/83	July	30/83
amended.....		407/84	July	14/84
amended.....		684/84	Nov.	10/84
(revoked by 797/84)				

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STOCK YARDS ACT			
Management.....	920		
SUCCESSION DUTY ACT			
General.....	43/82	Feb.	13/82
amended.....	250/82	May	1/82
amended.....	505/83	Aug.	27/83
amended.....	700/88	Dec.	10/88
(these Regs. amend Reg. 804 of R.R.O.1970 - See Schedule to R.R.O.1980)			
SUCCESSION DUTY ACT SUPPLEMENTARY PROVISIONS ACT, 1980			
Delegation of Authority.....	816/80		
amended.....	701/88	Dec.	10/88
SUPERANNUATION ADJUSTMENT BENEFITS ACT			
Designation and Review Committee - Caucus Employees Retirement Plan.....	921		
Public Service Superannuation Fund.....	922		
Retirement Pension Plan of Ryerson Polytechnical Institute.....	923		
Teachers' Superannuation Fund.....	924		
SURROGATE COURTS ACT			
Rules of Practice - Surrogate Court.....	925		
amended.....	845/82	Jan.	8/83
amended.....	501/84	Aug.	18/84
amended.....	213/88	Apr.	23/88
amended.....	242/89	May	20/89
amended.....	356/90	July	14/90
SURVEYORS ACT			
General.....	926		
(revoked by 726/88)			
SURVEYORS ACT, 1987			
Certificates of Registration.....	434/89	Aug.	5/89
General.....	726/88	Dec.	24/88

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SURVEYS ACT

Monuments.....	927		
(revoked by 221/81)			
Monuments.....	221/81	Apr.	25/81
amended.....	566/81	Sept.	12/81
amended.....	767/82	Dec.	11/82
amended.....	396/84	July	7/84
amended.....	96/87	Mar.	14/87
Ontario Co-ordinate System.....	929		
Survey Methods.....	928		

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TEACHERS' SUPERANNUATION ACT
(See now Teachers' Superannuation Act, 1983)

General.....	930		
amended.....	557/81	Sept.	5/81
amended.....	690/81	Nov.	7/81
amended.....	101/83	Mar.	5/83
amended.....	533/83	Sept.	3/83
amended.....	788/83	Jan.	7/84
(revoked by 423/84)			

TEACHERS' SUPERANNUATION ACT, 1983

General.....	423/84	July	14/84
amended.....	568/84	Sept.	15/84
amended.....	776/84	Dec.	22/84
amended.....	430/85	Sept.	14/85
amended.....	540/85	Nov.	9/85
amended.....	695/85	Jan.	11/86
amended.....	197/86	Apr.	26/86
amended.....	279/86	May	31/86
amended.....	322/86	June	21/86
amended.....	464/86	Aug.	23/86
amended.....	112/87	Mar.	21/87
amended.....	155/87	Apr.	11/87
amended.....	517/88	Sept.	3/88
amended.....	489/89	Sept.	9/89
amended.....	490/89	Sept.	9/89
amended.....	594/89	Nov.	11/89
Low Pensions.....	156/87	Apr.	11/87

TECHNOLOGY CENTRES ACT, 1982

Ontario Centre for Advanced Manufacturing.....	773/82	Dec.	11/82
amended.....	151/88	Apr.	9/88
amended.....	764/88	Jan.	7/89

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Ontario Centre for Automotive Parts Technology.....		810/82	Dec. 25/82
amended.....		149/88	Apr. 9/88
amended.....		761/88	Jan. 7/89
Ontario Centre for Farm Machinery and Food Processing Technology.....		848/82	Jan. 15/83
amended.....		150/88	Apr. 9/88
amended.....		762/88	Jan. 7/89
Ontario Centre for Microelectronics.....		618/82	Oct. 2/82
amended.....		147/88	Apr. 9/88
amended.....		763/88	Jan. 7/89
Ontario Centre for Resource Machinery..... (revoked by 685/83)		774/82	Dec. 11/82
Ontario Centre for Resource Machinery Technology.....		685/83	Nov. 12/83
amended.....		148/88	Apr. 9/88
amended.....		765/88	Jan. 7/89
amended.....		625/89	Nov. 25/89

THEATRES ACT

General.....	931		
amended.....		138/81	Mar. 28/81
amended.....		438/81	July 11/81
amended.....		600/81	Sept. 19/81
amended.....		29/82	Feb. 18/82
amended.....		538/83	Sept. 10/83
amended.....		56/85	Feb. 16/85
amended.....		61/85	Feb. 23/85
amended.....		679/85	Jan. 4/86
(revoked by 487/88)			
General.....		487/88	Aug. 13/88

TILE DRAINAGE ACT

General.....	932
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TOBACCO TAX ACT

Forms.....	933		
amended.....		272/82	May 8/82
amended.....		384/83	July 9/83
amended.....		605/84	Oct. 6/84
amended.....		544/86	Sept. 20/86
amended.....		474/88	Aug. 6/88
amended.....		647/89	Dec. 16/89
amended.....		8/90	Feb. 3/90
General.....	934		
amended.....		44/82	Feb. 13/82
amended.....		251/82	May 1/82
amended.....		504/83	Aug. 27/83
amended.....		605/83	Oct. 15/83

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amended.....	743/84	Dec.	8/84
amended.....	117/85	Mar.	23/85
amended.....	309/85	June	22/85
amended.....	526/85	Nov.	2/85
amended.....	134/86	Apr.	5/86
amended.....	300/86	June	7/86
amended.....	539/86	Sept.	20/86
amended.....	540/86	Sept.	20/86
amended.....	63/87	Feb.	21/87
amended.....	245/87	May	23/87
amended.....	311/88	May	28/88
amended.....	361/88	June	25/88
amended.....	475/88	Aug.	6/88
amended.....	538/88	Sept.	10/88
amended.....	638/88	Nov.	5/88
amended.....	669/88	Nov.	19/88
amended.....	691/88	Dec.	3/88
amended.....	12/89	Feb.	4/89
amended.....	574/89	Oct.	28/89
amended.....	696/89	Dec.	30/89
Refunds.....	606/83	Oct.	15/83
amended.....	502/88	Aug.	27/88
Taxable Prices and Tax Payable on			
Cigarettes and Other Tobacco Products.....	439/81	July	11/81
amended.....	629/81	Oct.	10/81
amended.....	870/81	Jan.	19/82
amended.....	185/82	Apr.	10/82
amended.....	447/82	July	17/82
amended.....	640/82	Oct.	16/82
amended.....	841/82	Jan.	8/83
amended.....	185/83	Apr.	16/83
amended.....	410/83	July	16/83
amended.....	633/83	Oct.	15/83
amended.....	807/83	Jan.	14/84
amended.....	182/84	Apr.	14/84
amended.....	416/84	July	14/84
revoked.....	298/86	June	7/86

TORONTO AREA TRANSIT OPERATING
AUTHORITY ACT

General.....	935		
amended.....	400/81	July	4/81
amended.....	441/82	July	10/82
amended.....	380/83	July	9/83
amended.....	375/84	June	30/84
amended.....	171/85	Apr.	27/85
amended.....	333/85	July	6/85
amended.....	491/86	Sept.	6/86
amended.....	341/87	June	27/87
amended.....	505/87	Sept.	12/87
amended.....	709/87	Jan.	2/88
amended.....	34/88	Feb.	6/88
amended.....	386/88	July	9/88
amended.....	208/89	May	13/89

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amended.....		341/89	July	1/89
amended.....		33/90	Feb.	10/90
amended.....		164/90	Apr.	21/90
amended.....		285/90	June	23/90
amended.....		323/90	June	30/90
amended.....		683/90	Jan.	5/91
TOURISM ACT				
General.....	936			
amended.....		786/81	Dec.	5/81
TRAINING SCHOOLS ACT				
General.....	937			
amended.....		822/81	Dec.	26/81
amended.....		734/83	Dec.	10/83
amended.....		550/85	Nov.	16/85
TRANSBOUNDARY POLLUTION RECIPROCAL ACCESS ACT, 1986				
Reciprocating Jurisdictions.....		623/86	Nov.	15/86
amended.....		431/87	Aug.	8/87
TRAVEL INDUSTRY ACT				
General.....	938			
amended.....		239/81	May	2/81
amended.....		706/81	Nov.	7/81
amended.....		304/82	May	22/82
amended.....		815/82	Jan.	1/83
amended.....		589/83	Oct.	1/83
amended.....		612/83	Oct.	15/83
amended.....		149/84	Mar.	17/84
amended.....		275/86	May	24/86
amended.....		95/88	Mar.	5/88
amended.....		374/89	July	8/89
amended.....		227/90	May	19/90
TRUCK TRANSPORTATION ACT, 1988				
Conditions of Carriage -				
Carriers of 01 41 - Live stock and				
01 92 - Animal Specialties.....		28/89	Feb.	4/89
General Freight Carriers.....		26/89	Feb.	4/89
amended.....		31/90	Feb.	10/90
Household Goods Carriers.....		27/89	Feb.	4/89
amended.....		441/89	Aug.	12/89
Intermediaries.....		29/89	Feb.	4/89
Obligations of Licensees.....		30/89	Feb.	4/89
amended.....		32/90	Feb.	10/90
amended.....		542/90	Sept.	29/90

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Operating Licences.....		25/89	Feb.	4/89
amended.....		440/89	Aug.	12/89
amended.....		30/90	Feb.	10/90
U				
UNIFIED FAMILY COURT ACT				
(See now <u>Courts of Justice Act, 1984</u>)				
UPHOLSTERED AND STUFFED ARTICLES ACT				
General.....	940			
amended.....		294/83	June	4/83
amended.....		621/84	Oct.	20/84
amended.....		352/86	June	28/86
amended.....		641/87	Dec.	19/87
amended.....		1988 c. 9, s.5	Jan.	7/88
amended.....		457/89	Aug.	12/89
V				
VENEREAL DISEASES PREVENTION ACT				
(See now <u>Health Protection and Promotion Act, 1983.</u>)				
General.....	941			
amended.....		499/83	Aug.	27/83
(revoked by 237/84)				
VETERINARIANS ACT, 1989				
General.....		140/90	Apr.	14/90
VITAL STATISTICS ACT				
General.....	942			
amended.....		365/81	June	20/81
amended.....		539/83	Sept.	10/83
amended.....		332/86	June	28/86
amended.....		384/86	July	12/86
amended.....		402/87	July	25/87
amended.....		335/89	June	24/89
amended.....		373/90	July	21/90
amended.....		657/90	Jan.	5/91
VOCATIONAL REHABILITATION SERVICES ACT				
General.....	943			
amended.....		247/81	May	16/81
amended.....		422/81	July	11/81
amended.....		635/81	Oct.	17/81
amended.....		823/81	Dec.	26/81
amended.....		108/82	Mar.	13/82
amended.....		735/83	Dec.	10/83

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amended.....	215/84	Apr.	28/84
amended.....	335/84	June	16/84
amended.....	467/84	Aug.	4/84
amended.....	534/84	Sept.	1/84
amended.....	626/84	Oct.	20/84
amended.....	763/84	Dec.	15/84
amended.....	51/85	Feb.	16/85
amended.....	140/85	Apr.	20/85
amended.....	446/85	Sept.	21/85
amended.....	501/85	Oct.	26/85
amended.....	644/85	Dec.	28/85
amended.....	45/86	Feb.	15/86
amended.....	135/86	Apr.	5/86
amended.....	680/86	Dec.	13/86
amended.....	200/87	Apr.	25/87
amended.....	654/87	Dec.	19/87
amended.....	230/88	Apr.	30/88
W			
WEED CONTROL ACT, 1988			
General.....	944		
amended.....	254/86	May	24/86
amended.....	531/88	Sept.	3/88
WILD RICE HARVESTING ACT			
General.....	945		
WILDERNESS AREAS ACT			
Wilderness Areas.....	946		
amended.....	412/84	July	14/84
WINE CONTENT ACT			
General.....	947		
amended.....	86/82	Mar.	6/82
amended.....	602/82	Sept.	25/82
amended.....	369/83	July	9/83
WINE CONTENT ACT, 1988			
Wine Blending Requirements.....	542/88	Sept.	10/88
WOODLANDS IMPROVEMENT ACT			
General.....	948		
WOOL MARKETING ACT			
(See now <u>Sheep and Wool Marketing Act, 1981</u>)			
Licence Fees.....	949		
(revoked by 146/82)			

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WORKMEN'S COMPENSATION ACT				
(See now <u>Workers' Compensation Act</u>)				
WORKERS' COMPENSATION ACT				
First-Aid Requirements.....	950			
amended.....		525/83	Sept.	3/83
General.....	951			
amended.....		526/83	Sept.	3/83
amended.....		253/85	June	8/85
amended.....		122/87	Mar.	28/87
Pension Plan.....	952			
amended.....		409/81	July	4/81
amended.....		813/82	Jan.	1/83
amended.....		66/84	Feb.	16/84
amended.....		719/84	Nov.	24/84
amended.....		301/86	June	7/86
amended.....		468/86	Aug.	23/86
amended.....		286/87	June	13/87
amended.....		177/89	Apr.	15/89
amended.....		324/90	June	30/90

